



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 47.]

MADRAS, TUESDAY EVENING, NOVEMBER 19, 1912.

[PART, 7 pages.]

Part I.—Notifications by Government.

CONTENTS.

	Page		Page
Public Department	1187	Service Department	1194
General Department	1188	Police and Prisons	1195
Financial Department	1189	Law and Public Works of the Municipal Council ..	1196
Educational Department	1190		
Revenue Department	1191		
Sanitary Department	1192		

PUBLIC DEPARTMENT.

LEAVE.

No. 456.—Mr William Stevenson Meyer, M.B.S., I.C.S., combined privilege leave and furlough without medical certificate for one year from the date of the termination of his duty with the Army in India Committee, under articles 187, 195, 202 and 203 (f) of the Civil Service Regulations.

EXTENSION OF LEAVE.

No. 455.—Mr John James Cotter, I.C.S., in extension of furlough without medical certificate for one day under article 203 (f) of the Civil Service Regulations.

APPOINTMENT.

Fort St. George, November 18, 1912.

No. 454.—Major William Christopher Long, I.M.S., as return from leave, to act as District Medical and Sanitary Officer, Madurai, and Superintendent, Lunatic Asylum, Coimbatore.

CANCELLATION OF POSTINGS.

Fort St. George, November 18, 1912.

No. 453.—Public Department Notifications Nos. 191 and 427 on page 1018 of Part I of the Fort St. George Gazette, dated the 7th October 1912, appointing Mr. A. R. Ramm, I.C.S., as Collector and District Magistrate, Madurai, and posting Mr. W. A. Day, I.C.S., to the District dargah of the Madurai District, are cancelled.

PROMOTIONS AND EXTENSIONS.

Port St. George, November 14, 1912.

No. 440.—The following promotions and extensions among officers of the Indian Civil Service during the month of October 1912, was notified:—

With effect from the 1st October 1912.

- Mr. Eric Alan Dicks to revert as Acting Collector and District Magistrate, Third Grade.
 Mr. Charles Alexander Baxter to revert as Acting Sub-Collector and Joint Magistrate, First Grade.
 Mr. Thomas Henry Hill (on privilege leave) to revert as Acting Sub-Collector and Joint Magistrate, Second Grade.
 Mr. Ernest Anthony Harvey to revert as Acting Sub-Collector and Joint Magistrate, Second Grade.

With effect from the 6th October 1912.

- Mr. Matthew Young to act as Collector and District Magistrate, First Grade.
 Mr. Eric Alan Dicks to act as Collector and District Magistrate, Second Grade.
 M.S.R. V. Subrahmanyam Pantulu Gera to act as District and Sessions Judge, Second Grade.
 Mr. Percy Abbey Bosty to act as District and Sessions Judge, Third Grade.

With effect from the 7th October 1912.

- Mr. Herbert Giles Douglas Harding to revert as District and Sessions Judge, Second Grade.
 M.S.R. V. Subrahmanyam Pantulu Gera to revert as District and Sessions Judge, Third Grade.
 Mr. Percy Abbey Bosty to revert as Acting District and Sessions Judge, Fourth Grade.

With effect from the 14th October 1912.

- Mr. Ernest Graham to revert as Acting Sub-Collector and Joint Magistrate, Second Grade.

With effect from the 15th October 1912.

- Mr. Ernest Graham to act as Sub-Collector and Joint Magistrate, First Grade.

With effect from the 16th October 1912.

- Mr. Malcolm Edward Coombes to act as Collector and District Magistrate, Second Grade.
 Mr. Eric Alan Dicks to revert as Acting Collector and District Magistrate, Third Grade.
 Mr. David Thomas Chadwick to act as Collector and District Magistrate, Third Grade.

With effect from the 21st October 1912.

- Mr. John Forbes Hyslop to act as Collector and District Magistrate, Second Grade.
 Mr. John Reginald Simpson to revert as Acting Collector and District Magistrate, Third Grade.
 Mr. Eric Alan Dicks to revert as Acting Sub-Collector and Joint Magistrate, First Grade.
 Mr. Ernest Graham to revert as Acting Sub-Collector and Joint Magistrate, Second Grade.

With effect from the 24th October 1912.

- Mr. Treng Chandra Dutt to revert as Acting Sub-Collector and Joint Magistrate, First Grade.
 Mr. John Hyslop Krishna Rao to revert as Acting Sub-Collector and Joint Magistrate, Second Grade.

VOLUNTEERS.

LIST.

Port St. George, November 14, 1912.

SOUTH INDIA RAILWAY VOLUNTEERS' BOARD.

No. 441.—Second Lieutenant Robert Henry Wilson, leaves out of India for twelve months from 21st October 1912 at date of departure.

TRANSMIT.

Port St. George, November 14, 1912.

MALAKKA VOLUNTEERS' BOARD.

No. 442.—Lieutenant Walter James Swan is transferred to the Supplementary List.—Dated 1st November 1912.

NOTIFICATION,

Port St. George, November 18, 1912.

No. 543.—The following notification of the Government of India is republished:—

ARMY DEPARTMENT.

India, the 15th November 1912.

RESIGNATIONS.

ASSISTANT, PROSECUTOR AND REGISTRAR.

East Coast Province, Rangoon.

No. 1062.—Lieutenant Colonel Arthur George Rosilly, V.C., Supplementary List, resigns his commission and is permitted, on retirement, to retain his rank and wear the uniform of the Corps. Dated the 16th July 1912.

Second Lieutenant Alfred Edmund Todd resigns his commission. Dated the 19th September 1912.

A. G. CARMEN,
Lt. Col. Secy.

JUDICIAL DEPARTMENT.

LEAVE.

No. 738.—M. R. Ky, Madras High Court, Registrar of Assurances, Vengalpet District, is granted privilege leave for three months from date of notice under article 200 of his Civil Service Regulations.

No. 734.—Mr. William Foster, Acting Superintendent of Police, Vengalpet District, is granted privilege leave and strength as medical certificate for six months with effect from the 15th November 1912.

PERMITTED TO RETURN.

No. 728.—Mr. Robert John Maxwell Mayne, Superintendent of Police, has been permitted by the Secretary of State to return to duty.

No. 726.—Mr. Arthur Davies, Deputy Registrar, High Court, Madras, has been permitted to return to duty.

APPOINTMENTS.

Port St. George, November 18, 1912.

No. 727.—Under the provisions of the Act of Parliament, 21 and 22 Vic. Chap. 165, section 7, the Governor in Council has been pleased to appoint Mr. Francis DuPre O'Brien, J.C.S., District and Sessions Judge, to sit as a Judge of the High Court of Judicature at Madras during the absence of the Hon'ble Mr. Justice Willeson from duty on leave or until further orders.

Port St. George, November 18, 1912.

No. 725.—Mr. Alexander John Haggall, on relief, to act as Superintendent of Police, Vengalpet District.

No. 724.—Mr. Francis Henry Humphreys, Assistant Superintendent of Police, to be in charge of Madras sub-division, Kurnool District.

No. 723.—M. R. Ky, Madras High Court Registrar, Assurances, Deputy Superintendent of Police, on relief, to be Personal Assistant to the Superintendent of Police, South Arcot.

INVESTITURE OF POWERS.

Port St. George, November 12, 1912.

No. 721.—Under section 19 of the Code of Criminal Procedure, 1909, the Governor in Council is pleased to appoint Mr. Henry Henry Francis Macdonald Tyer, J.C.S., to be an Honorary Presidency Magistrate for the town of Madras and to empower him to sit on the Bench constituted in Madras No. 148, Session, dated the 20th December 1905, published on page 1315 of Part 2 of the Port St. George Gazette of the same date.

Port St. George, November 16, 1913.

No. 122.—Under section 32 of the Madras Civil Courts Act (III of 1873) as amended by section 3, clause (1) of Act XXI of 1905, the Governor in Council is pleased, on the recommendation of the High Court, to appoint M.H. Sy. Karim Subhany Agal Lakshminarayan Aiyar Aiyar, District Magistrate of Chittoor in the Mysore District, to the Presidency of Port St. George, with the jurisdiction of a Judge of a Court of Small Causes for the trial of suits cognizable by such Court sitting within the local limits of his jurisdiction up to Rs. 500.

5. The powers given by this notification are personal and will be exercised by the above District Magistrate only so long as he continues to preside over the said Court.

6. This notification will have effect from the date of its publication in the Port St. George Gazette.

No. 123.—Under section 32 of the Madras Civil Courts Act (III of 1873) as amended by section 3, clause (1) of Act XXI of 1905, the Governor in Council is pleased, on the recommendation of the High Court, to appoint M.H. Sy. Yendrasa Dandapani Pillai Aiyar, District Magistrate of Villuputur in the South Arcot District, to the Presidency of Port St. George, with the jurisdiction of a Judge of a Court of Small Causes for the trial of suits cognizable by such Court sitting within the local limits of his jurisdiction up to Rs. 500.

5. The powers given by this notification are personal and will be exercised by the above District Magistrate only so long as he continues to preside over the said Court.

6. This notification will have effect from the date of its publication in the Port St. George Gazette.

Port St. George, November 16, 1913.

No. 124.—Under section 15 of the Code of Criminal Procedure, 1908, the undermentioned officers are appointed to be Magistrates of the District of the Madras District, and under section 32 they are granted with all the powers specified in the District schedule as powers which the Government may confer on a Magistrate of that District, except the power to pass orders as to first offenders under section 443—

M.H. Sy. Ananthaswami Krishnaswami Rao, Stationary Sub-Magistrate, Nellore, in the District of Nellore.

M.H. Sy. Arumugam Raja Raju, Deputy Sub-Magistrate and Sub-Magistrate, Edithal, in the District of Tiruchengode.

M.H. Sy. Vallabha Venkateswara, Deputy Sub-Magistrate and Sub-Magistrate, Alwar, in the District of Coimbatore.

Port St. George, November 16, 1913.

M.H. Sy. Tatin Lingappa, Stationary Sub-Magistrate, Chinnai, in the District of Ganjam.

No. 125.—Under section 345 of the Code of Criminal Procedure, 1908, the undermentioned officer is authorized to take down the evidence of witnesses with his own hand in the English language—

Mr. Alexander Forthright, First class Magistrate in the District of South Arcot.

WITHDRAWAL OF POWERS.

No. 126.—Under section 41 of the Code of Criminal Procedure, 1908, the Governor in Council withdraws the powers of an Executive Presidency Magistrate vested in Mr. Harold Jacobs, Stationary Magistrate, I.O.S., who has left India on long leave.

NOTIFICATIONS.

Port St. George, November 16, 1913.

No. 127.—Under the provisions of section 3, Act XII of 1905, "An act for the appointment of persons to the office of Magistrate," the Governor in Council is pleased to appoint Abdul Khadir Lakshmi Aidi to be a Magistrate for the District of Anantapur in the District of Tiruchengode.

No. 128.—In notification of Notification No. 381, dated 24th June 1912, published at page 256 of Part I of the Port St. George Gazette, dated 11th June 1912, sanctioning the continuance of the Court of the Temporary Subordinate Judge of Berampet until the 21st November 1913, the Governor in Council is pleased on the recommendation of the High Court and with the previous sanction of the Governor General in Council, to direct, under sections 4, 5, 10 and 18 of the Madras Civil Courts Act, III of 1873, as amended by Act XXI of 1905, that the said Court shall continue to hold its sittings at Berampet in the District of Coimbatore for a further period of six months from the 21st November 1913 and that it shall continue to exercise during that period the jurisdiction conferred on it by Notification No. 742, dated the 24th November 1909, published at page 1732 of Part I of the Port St. George Gazette, dated the 18th November 1909.

Port St. George, November 16, 1913.

No. 129.—Under section 4 of the Madras Civil Courts Act, III of 1873, the Governor in Council, with the previous sanction of the Governor General in Council, is pleased to establish a Temporary Subordinate Judge's Court for the District of Chingleput for a period of six years.

5. Under section 6 of the said Act, the Governor in Council, is pleased to direct that the said Court shall be held at Chingleput with effect from the 2nd December 1913 and shall be styled "The Court of the Temporary Subordinate Judge of Chingleput."

8. Under section 26 of the said Act, the Governor in Council further directs that the said Temporary Subordinate Judge shall have and exercise local jurisdiction throughout the District of Colingpet.

9. Under the powers conferred by section 28 of the said Act, the Governor in Council further directs that, notwithstanding anything contained in the provisions of the 26th March 1878, published at page 516 of the Port St. George Gazette of the same date, the said Temporary Subordinate Judge of Colingpet shall neither have nor exercise the jurisdiction of a Court of Small Causes under the Provincial Small Cause Courts Act, 12 of 1887.

Port St. George, December 15, 1912.

No. 546.—Under section 40 of the Madras Pharmacy Licensure Act, 1 of 1905, the Governor in Council is pleased to authorize Mr. Edward Raymond Harrell of Wandsworth, Kuala, Chennais, to witness the execution of licence contracts.

ACQUISITION OF LAND

Port St. George, December 15, 1912.

Under section 4, Act I of 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and containing 243 acres, be the same a 1800 more or less, is needed for a public purpose, to wit: For the construction of public works at M-ajapada; and, under sections 5 and 7 of the same Act, the General Deputy Collector, Government, is empowered to require the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

1. A plan of the land is kept in the office of the General Deputy Collector, Government, and may be inspected at any time during office hours.

SCHEDULE

Description of land, whether dry, waste, or paddy, and whether in paddy or other use.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Area to be taken up.
Colingpet District, Government land, Rajagopal village.			
Boundaries: North, 47° 5' E. 100 ft. S. 100 ft. A. 100 ft. B. 100 ft. C. 100 ft. D. 100 ft. E. 100 ft. F. 100 ft. G. 100 ft. H. 100 ft. I. 100 ft. J. 100 ft. K. 100 ft. L. 100 ft. M. 100 ft. N. 100 ft. O. 100 ft. P. 100 ft. Q. 100 ft. R. 100 ft. S. 100 ft. T. 100 ft. U. 100 ft. V. 100 ft. W. 100 ft. X. 100 ft. Y. 100 ft. Z. 100 ft. AA. 100 ft. AB. 100 ft. AC. 100 ft. AD. 100 ft. AE. 100 ft. AF. 100 ft. AG. 100 ft. AH. 100 ft. AI. 100 ft. AJ. 100 ft. AK. 100 ft. AL. 100 ft. AM. 100 ft. AN. 100 ft. AO. 100 ft. AP. 100 ft. AQ. 100 ft. AR. 100 ft. AS. 100 ft. AT. 100 ft. AU. 100 ft. AV. 100 ft. AW. 100 ft. AX. 100 ft. AY. 100 ft. AZ. 100 ft. BA. 100 ft. BB. 100 ft. BC. 100 ft. BD. 100 ft. BE. 100 ft. BF. 100 ft. BG. 100 ft. BH. 100 ft. BI. 100 ft. BJ. 100 ft. BK. 100 ft. BL. 100 ft. BM. 100 ft. BN. 100 ft. BO. 100 ft. BP. 100 ft. BQ. 100 ft. BR. 100 ft. BS. 100 ft. BT. 100 ft. BU. 100 ft. BV. 100 ft. BW. 100 ft. BX. 100 ft. BY. 100 ft. BZ. 100 ft. CA. 100 ft. CB. 100 ft. CC. 100 ft. CD. 100 ft. CE. 100 ft. CF. 100 ft. CG. 100 ft. CH. 100 ft. CI. 100 ft. CJ. 100 ft. CK. 100 ft. CL. 100 ft. CM. 100 ft. CN. 100 ft. CO. 100 ft. CP. 100 ft. CQ. 100 ft. CR. 100 ft. CS. 100 ft. CT. 100 ft. CU. 100 ft. CV. 100 ft. CW. 100 ft. CX. 100 ft. CY. 100 ft. CZ. 100 ft. DA. 100 ft. DB. 100 ft. DC. 100 ft. DD. 100 ft. DE. 100 ft. DF. 100 ft. DG. 100 ft. DH. 100 ft. DI. 100 ft. DJ. 100 ft. DK. 100 ft. DL. 100 ft. DM. 100 ft. DN. 100 ft. DO. 100 ft. DP. 100 ft. DQ. 100 ft. DR. 100 ft. DS. 100 ft. DT. 100 ft. DU. 100 ft. DV. 100 ft. DW. 100 ft. DX. 100 ft. DY. 100 ft. DZ. 100 ft. EA. 100 ft. EB. 100 ft. EC. 100 ft. ED. 100 ft. EE. 100 ft. EF. 100 ft. EG. 100 ft. EH. 100 ft. EI. 100 ft. EJ. 100 ft. EK. 100 ft. EL. 100 ft. EM. 100 ft. EN. 100 ft. EO. 100 ft. EP. 100 ft. EQ. 100 ft. ER. 100 ft. ES. 100 ft. ET. 100 ft. EU. 100 ft. EV. 100 ft. EW. 100 ft. EX. 100 ft. EY. 100 ft. EZ. 100 ft. FA. 100 ft. FB. 100 ft. FC. 100 ft. FD. 100 ft. FE. 100 ft. FF. 100 ft. FG. 100 ft. FH. 100 ft. FI. 100 ft. FJ. 100 ft. FK. 100 ft. FL. 100 ft. FM. 100 ft. FN. 100 ft. FO. 100 ft. FP. 100 ft. FQ. 100 ft. FR. 100 ft. FS. 100 ft. FT. 100 ft. FU. 100 ft. FV. 100 ft. FW. 100 ft. FX. 100 ft. FY. 100 ft. FZ. 100 ft. GA. 100 ft. GB. 100 ft. GC. 100 ft. GD. 100 ft. GE. 100 ft. GF. 100 ft. GG. 100 ft. GH. 100 ft. GI. 100 ft. GJ. 100 ft. GK. 100 ft. GL. 100 ft. GM. 100 ft. GN. 100 ft. GO. 100 ft. GP. 100 ft. GQ. 100 ft. GR. 100 ft. GS. 100 ft. GT. 100 ft. GU. 100 ft. GV. 100 ft. GW. 100 ft. GX. 100 ft. GY. 100 ft. GZ. 100 ft. HA. 100 ft. HB. 100 ft. HC. 100 ft. HD. 100 ft. HE. 100 ft. HF. 100 ft. HG. 100 ft. HH. 100 ft. HI. 100 ft. HJ. 100 ft. HK. 100 ft. HL. 100 ft. HM. 100 ft. HN. 100 ft. HO. 100 ft. HP. 100 ft. HQ. 100 ft. HR. 100 ft. HS. 100 ft. HT. 100 ft. HU. 100 ft. HV. 100 ft. HW. 100 ft. HX. 100 ft. HY. 100 ft. HZ. 100 ft. IA. 100 ft. IB. 100 ft. IC. 100 ft. ID. 100 ft. IE. 100 ft. IF. 100 ft. IG. 100 ft. IH. 100 ft. IJ. 100 ft. IK. 100 ft. IL. 100 ft. IM. 100 ft. IN. 100 ft. IO. 100 ft. IP. 100 ft. IQ. 100 ft. IR. 100 ft. IS. 100 ft. IT. 100 ft. IU. 100 ft. IV. 100 ft. IW. 100 ft. IX. 100 ft. IY. 100 ft. IZ. 100 ft. JA. 100 ft. JB. 100 ft. JC. 100 ft. JD. 100 ft. JE. 100 ft. JF. 100 ft. JG. 100 ft. JH. 100 ft. JI. 100 ft. JJ. 100 ft. JK. 100 ft. JL. 100 ft. JM. 100 ft. JN. 100 ft. JO. 100 ft. JP. 100 ft. JQ. 100 ft. JR. 100 ft. JS. 100 ft. JT. 100 ft. JU. 100 ft. JV. 100 ft. JW. 100 ft. JX. 100 ft. JY. 100 ft. JZ. 100 ft. KA. 100 ft. KB. 100 ft. KC. 100 ft. KD. 100 ft. KE. 100 ft. KF. 100 ft. KG. 100 ft. KH. 100 ft. KI. 100 ft. KJ. 100 ft. KK. 100 ft. KL. 100 ft. KM. 100 ft. KN. 100 ft. KO. 100 ft. KP. 100 ft. KQ. 100 ft. KR. 100 ft. KS. 100 ft. KT. 100 ft. KU. 100 ft. KV. 100 ft. KW. 100 ft. KX. 100 ft. KY. 100 ft. KZ. 100 ft. LA. 100 ft. LB. 100 ft. LC. 100 ft. LD. 100 ft. LE. 100 ft. LF. 100 ft. LG. 100 ft. LH. 100 ft. LI. 100 ft. LJ. 100 ft. LK. 100 ft. LL. 100 ft. LM. 100 ft. LN. 100 ft. LO. 100 ft. LP. 100 ft. LQ. 100 ft. LR. 100 ft. LS. 100 ft. LT. 100 ft. LU. 100 ft. LV. 100 ft. LW. 100 ft. LX. 100 ft. LY. 100 ft. LZ. 100 ft. MA. 100 ft. MB. 100 ft. MC. 100 ft. MD. 100 ft. ME. 100 ft. MF. 100 ft. MG. 100 ft. MH. 100 ft. MI. 100 ft. MJ. 100 ft. MK. 100 ft. ML. 100 ft. MM. 100 ft. MN. 100 ft. MO. 100 ft. MP. 100 ft. MQ. 100 ft. MR. 100 ft. MS. 100 ft. MT. 100 ft. MU. 100 ft. MV. 100 ft. MW. 100 ft. MX. 100 ft. MY. 100 ft. MZ. 100 ft. NA. 100 ft. NB. 100 ft. NC. 100 ft. ND. 100 ft. NE. 100 ft. NF. 100 ft. NG. 100 ft. NH. 100 ft. NI. 100 ft. NJ. 100 ft. NK. 100 ft. NL. 100 ft. NM. 100 ft. NN. 100 ft. NO. 100 ft. NP. 100 ft. NQ. 100 ft. NR. 100 ft. NS. 100 ft. NT. 100 ft. NU. 100 ft. NV. 100 ft. NW. 100 ft. NX. 100 ft. NY. 100 ft. NZ. 100 ft. OA. 100 ft. OB. 100 ft. OC. 100 ft. OD. 100 ft. OE. 100 ft. OF. 100 ft. OG. 100 ft. OH. 100 ft. OI. 100 ft. OJ. 100 ft. OK. 100 ft. OL. 100 ft. OM. 100 ft. ON. 100 ft. OO. 100 ft. OP. 100 ft. OQ. 100 ft. OR. 100 ft. OS. 100 ft. OT. 100 ft. OU. 100 ft. OV. 100 ft. OW. 100 ft. OX. 100 ft. OY. 100 ft. OZ. 100 ft. PA. 100 ft. PB. 100 ft. PC. 100 ft. PD. 100 ft. PE. 100 ft. PF. 100 ft. PG. 100 ft. PH. 100 ft. PI. 100 ft. PJ. 100 ft. PK. 100 ft. PL. 100 ft. PM. 100 ft. PN. 100 ft. PO. 100 ft. PP. 100 ft. PQ. 100 ft. PR. 100 ft. PS. 100 ft. PT. 100 ft. PU. 100 ft. PV. 100 ft. PW. 100 ft. PX. 100 ft. PY. 100 ft. PZ. 100 ft. QA. 100 ft. QB. 100 ft. QC. 100 ft. QD. 100 ft. QE. 100 ft. QF. 100 ft. QG. 100 ft. QH. 100 ft. QI. 100 ft. QJ. 100 ft. QK. 100 ft. QL. 100 ft. QM. 100 ft. QN. 100 ft. QO. 100 ft. QP. 100 ft. QQ. 100 ft. QR. 100 ft. QS. 100 ft. QT. 100 ft. QU. 100 ft. QV. 100 ft. QW. 100 ft. QX. 100 ft. QY. 100 ft. QZ. 100 ft. RA. 100 ft. RB. 100 ft. RC. 100 ft. RD. 100 ft. RE. 100 ft. RF. 100 ft. RG. 100 ft. RH. 100 ft. RI. 100 ft. RJ. 100 ft. RK. 100 ft. RL. 100 ft. RM. 100 ft. RN. 100 ft. RO. 100 ft. RP. 100 ft. RQ. 100 ft. RR. 100 ft. RS. 100 ft. RT. 100 ft. RU. 100 ft. RV. 100 ft. RW. 100 ft. RX. 100 ft. RY. 100 ft. RZ. 100 ft. SA. 100 ft. SB. 100 ft. SC. 100 ft. SD. 100 ft. SE. 100 ft. SF. 100 ft. SG. 100 ft. SH. 100 ft. SI. 100 ft. SJ. 100 ft. SK. 100 ft. SL. 100 ft. SM. 100 ft. SN. 100 ft. SO. 100 ft. SP. 100 ft. SQ. 100 ft. SR. 100 ft. SS. 100 ft. ST. 100 ft. SU. 100 ft. SV. 100 ft. SW. 100 ft. SX. 100 ft. SY. 100 ft. SZ. 100 ft. TA. 100 ft. TB. 100 ft. TC. 100 ft. TD. 100 ft. TE. 100 ft. TF. 100 ft. TG. 100 ft. TH. 100 ft. TI. 100 ft. TJ. 100 ft. TK. 100 ft. TL. 100 ft. TM. 100 ft. TN. 100 ft. TO. 100 ft. TP. 100 ft. TQ. 100 ft. TR. 100 ft. TS. 100 ft. TU. 100 ft. TV. 100 ft. TW. 100 ft. TX. 100 ft. TY. 100 ft. TZ. 100 ft. UA. 100 ft. UB. 100 ft. UC. 100 ft. UD. 100 ft. UE. 100 ft. UF. 100 ft. UG. 100 ft. UH. 100 ft. UI. 100 ft. UJ. 100 ft. UK. 100 ft. UL. 100 ft. UM. 100 ft. UN. 100 ft. UO. 100 ft. UP. 100 ft. UQ. 100 ft. UR. 100 ft. US. 100 ft. UT. 100 ft. UV. 100 ft. UW. 100 ft. UX. 100 ft. UY. 100 ft. UZ. 100 ft. VA. 100 ft. VB. 100 ft. VC. 100 ft. VD. 100 ft. VE. 100 ft. VF. 100 ft. VG. 100 ft. VH. 100 ft. VI. 100 ft. VJ. 100 ft. VK. 100 ft. VL. 100 ft. VM. 100 ft. VN. 100 ft. VO. 100 ft. VP. 100 ft. VQ. 100 ft. VR. 100 ft. VS. 100 ft. VT. 100 ft. VU. 100 ft. VV. 100 ft. VW. 100 ft. VX. 100 ft. VY. 100 ft. VZ. 100 ft. WA. 100 ft. WB. 100 ft. WC. 100 ft. WD. 100 ft. WE. 100 ft. WF. 100 ft. WG. 100 ft. WH. 100 ft. WI. 100 ft. WJ. 100 ft. WK. 100 ft. WL. 100 ft. WM. 100 ft. WN. 100 ft. WO. 100 ft. WP. 100 ft. WQ. 100 ft. WR. 100 ft. WS. 100 ft. WT. 100 ft. WU. 100 ft. WV. 100 ft. WW. 100 ft. WX. 100 ft. WY. 100 ft. WZ. 100 ft. XA. 100 ft. XB. 100 ft. XC. 100 ft. XD. 100 ft. XE. 100 ft. XF. 100 ft. XG. 100 ft. XH. 100 ft. XI. 100 ft. XJ. 100 ft. XK. 100 ft. XL. 100 ft. XM. 100 ft. XN. 100 ft. XO. 100 ft. XP. 100 ft. XQ. 100 ft. XR. 100 ft. XS. 100 ft. XT. 100 ft. XU. 100 ft. XV. 100 ft. XW. 100 ft. XX. 100 ft. XY. 100 ft. XZ. 100 ft. YA. 100 ft. YB. 100 ft. YC. 100 ft. YD. 100 ft. YE. 100 ft. YF. 100 ft. YG. 100 ft. YH. 100 ft. YI. 100 ft. YJ. 100 ft. YK. 100 ft. YL. 100 ft. YM. 100 ft. YN. 100 ft. YO. 100 ft. YP. 100 ft. YQ. 100 ft. YR. 100 ft. YS. 100 ft. YT. 100 ft. YU. 100 ft. YV. 100 ft. YW. 100 ft. YX. 100 ft. YY. 100 ft. YZ. 100 ft. ZA. 100 ft. ZB. 100 ft. ZC. 100 ft. ZD. 100 ft. ZE. 100 ft. ZF. 100 ft. ZG. 100 ft. ZH. 100 ft. ZI. 100 ft. ZJ. 100 ft. ZK. 100 ft. ZL. 100 ft. ZM. 100 ft. ZN. 100 ft. ZO. 100 ft. ZP. 100 ft. ZQ. 100 ft. ZR. 100 ft. ZS. 100 ft. ZT. 100 ft. ZU. 100 ft. ZV. 100 ft. ZW. 100 ft. ZX. 100 ft. ZY. 100 ft. ZZ. 100 ft.	Area: 243 acres.		243

A. G. CARDEN,
Ap. Chief Secretary

FINANCIAL DEPARTMENT.

NOTIFICATION.

Port St. George, December 18, 1912.

No. 55.—The following notifications of the Government of India are republished:—

FINANCIAL DEPARTMENT.

LOANS AND ADVANCEMENTS.

Slack, the 11th October 1912.

No. 225-F.E.—Mr. B. C. Hart has been posted as Deputy Assistant-Secretary, Madras, with effect from the 21st October 1912.

Accounts and Finance—Loans and Advances.

Slack, the 18th November 1912.

No. 245-A.—In exercise of the powers conferred by section 5 of the Local Authorities Loans Act, 1909 (XII of 1909), the Governor General in Council is pleased to make the following rules for the grant of loans to Local Authorities in British India by the Government:—

1. These rules shall come into force at once.

5. In these rules—

- (1) "The Act" means the Local Authorities Loan Act, 1875;
 (2) "The Local Authority" means the Local Authority applying for or, as the case may be, receiving or having received the loan;

6. A loan shall not be granted except for a work of public utility—

- (a) within the local limits of the area subject to the control of the Local Authority, or
 (b) for the benefit of the inhabitants within those limits.

7. The term of a loan shall not, except with the previous sanction of the Government of India, extend over a period exceeding twenty years.

(Note.—The term should be calculated from the date on which the loan is completely made.)

8. In the case of loans for works or in connection with works which are mainly ornamental or recreational, such as a town hall, public garden or market place, the term shall not, except with the previous sanction of the Government of India, exceed ten years.

(Note.—The term should be calculated from the date on which the loan is completely made.)

9. Without the previous sanction of the Government of India a loan shall not be made at a lower rate of interest than 4 per cent.

10. An application for a loan shall state—

- 1st.—the work for which the loan is required and an estimate of the cost of the entire work or of such part of it as it is proposed to meet from loan funds;
 2nd.—the amount which it is proposed to borrow;
 3rd.—the fund on the security of which it is proposed to borrow;
 4th.—the loan under which the said fund is raised, received or held;
 5th.—the period for which the loan is required, the number and amount of the instalments, if any, in which it is proposed that the loan shall be repaid, the date proposed for repayment;
 6th.—the rate of interest at which it is proposed to borrow;
 7th.—a detailed account of the revenue and expenditures of the Local Authority for the 5 last preceding years;

(Note.—The receipt side of the account should show only ordinary revenue. Receipts from loans or deposits or the investments of sinking funds should be excluded, as well as income of abnormal character, which should be indicated separately when required. In the expenditure side interest on debt and any payments in sinking fund should be included, but all expenditure from loan funds and repayment of advances or deposits should be excluded. A full explanation should be given of all important variations in the amounts of revenue and expenditure.)

8th.—all existing price changes upon the funds of the Local Authority.

11. The Local Government shall cause such inquiry as it deems necessary or expedient to be made into the statements obtained in the application and into the use and value of the work for which the loan is proposed.

12. If it appears to the Local Government that the loan ought not to be granted, it shall reject the application.

13. If it appears to the Local Government probable that the loan ought to be granted, it shall cause to be published in the Gazette of India, and otherwise as it deems fit within the local limits of the area subject to the control of the Local Authority, a copy of the application and such particulars in regard to any inquiry made under rule 8 as it may think necessary.

14. After the expiry of one month from such application and after calling for any further information which it may require, and considering any objections which may be preferred, the Local Government may either reject the application, or grant the loan if funds are available from the grant placed at its disposal for the purpose; provided that when the sanction of the Government of India is required under rule 8, 9 or 10, or when the amount of the loan exceeds Rs. 10,000, the Local Government, if it approves the application, shall not itself proceed to sanction it, but shall refer it to the sanction of the Government of India in Council.

15. The Local Government shall make such provisions as may seem to be necessary for the proper repayment of all works which are being carried out by means of a loan, and for ascertaining and securing that the loan is duly applied to the work for which it was loan made, and that, when the work for which the loan has been granted is completed, any unrepaid balance of such loan is not employed otherwise than in accordance with rule 13. Every such work and the accounts connected therewith shall be open at all times to the inspection of the Superintendent or Executive Engineer in whose division the work is situated and of any person who may be authorized to inspect the accounts of the Local Authority, and of any other person specially authorized by the Local Government in this behalf.

16. If on the completion of the work for which a loan has been taken, the Local Government is satisfied that the whole of the loan has not been spent on the work, it shall direct that the unexpended balance be forthwith repaid to Government and the principal of the debt be reduced by an equivalent amount. The Local Government may direct such reduction as it may consider necessary on this account in the instalments fixed for the liquidation of the loan.

17. If the Local Government considers that the conditions on which the loan was granted have not been fulfilled, or that the Local Authority has failed to comply with any of the requirements of these rules, it may, at any time, order that no further payments shall be made on account of such loan, and recover the amount advanced, with interest thereon, in the manner mentioned in section 8 of the Act.

18. (1) Interest shall be charged yearly or half yearly, as the Local Government may determine, on such loan at the rate agreed upon, and shall be repaid and paid on each instalment from the date on which it is received.

(2) A special rate of compound interest not less than six per cent. per annum, shall be payable, at the direction of the Local Government, upon all over-due instalments of interest or of principal and interest.

14. The Local Authority may, at any time, with the previous consent of the Local Government, repay the whole or any part of the loan in advance of the period fixed by the conditions of the loan.

15. The sum of any moneys made available under rule 4, of advancements published under rule 10, of the Ordinance made under rule 10, and of any other moneys by order of the Local Government or the Governor General in Council under those rules, shall be determined by the Local Government, and shall be paid by the Local Authority.

16. (1) The accounts of every loan shall be kept by the Comptroller, India Treasury.

(2) The Local Authority shall give to the Comptroller, India Treasury, and the Local Government any information which they may require regarding the expenditure of the loan and regarding the funds.

17. An attachment of any funds under section 6 of the Act shall be made by a notice to the Local Authority prohibiting the collection or management of such funds by the Local Authority, and making the collection of such funds as the Local Government may appoint. Such notice shall be published in the Gazette of India and otherwise, as may be directed by the Local Government, within the local limits of the area subject to the control of the Local Authority. The moneys collected or received under such attachment shall be paid into the Government Treasury, and the amount of money so collected and of the cost of collection, shall be proposed in each year as the Local Government may from time to time direct. A copy of the accounts shall be delivered to the Local Authority, and published in the Gazette of India.

DEPARTMENT OF COMMERCE AND INDUSTRY.

Post Office.

Amre, 15th November 1912.

No. 2598-107.—In answer to the powers conferred by the Indian Post Office Act, 1902 (VI of 1902), as amended by the Indian Post Office (Amendment) Act, 1912 (III of 1912), the Governor General in Council is pleased to direct that the undersigned telegrams shall be made in the rules published with the Notification of the Government of India in the Department No. 2265-233, dated the 26th August 1910, as subsequently amended:—

Insert the following new rule under rule 21:—

25 & (1) Every parcel posted as or addressed to Aden; or Bagdad or Basrah, in Turkish Arabia; or Constantinople, Bosphorus, Isthmus, or Suez, or any place, in Egypt, shall be accompanied by a declaration in such form as may be from time to time, prescribed by the Director-General, containing a statement signed by the sender, as to the nature of its contents and their value.

(2) The rule shall apply also to parcels posted as or addressed to such other places as the Director-General may, from time to time, notify in the *Post Office Guide*, as requiring declarations to be presented with them.

3. In the next rule, for the number 21-2 of sub-rule 21-2

A. G. CANDEW,
Asst. Chief Secretary.

ECCLIASTICAL DEPARTMENT

LEAVE.

No. 140.—The Rev. Ben Dorsey Derby, through a medical certificate to eight months from the 24th December 1912 under article 160 of the Civil Service Regulations.

APPOINTMENTS.

Fort St. George, November 25, 1912.

No. 141.—The Rev. Charles Edward Bell, a.n., Chaplain of North Georgetown, Madras, to be Chaplain of Vinnipetun on the departure of the Rev. F. F. Bell.

No. 142.—Mr. Marcus Wernan Mathiasen Knapp, a.n.c., to be a Lay Trustee of the Church of the Good Shepherd, Devanahassam, vice Mr. G. L. Ebbell resigned.

No. 143.—Lieutenant Joseph Hugh Beckett, to be a Lay Trustee of St. John's Church, Channarayana, vice Major H. E. Baker who has left the station.

No. 144.—The Rev. Francis Whiston Hopwood, B.A., on return from leave, to be Chaplain of Semendurich, Devan.

No. 145.—The Rev. Francis Paulsen Hall, Chaplain of Vinnipetun, to be Chaplain of Holy Trinity Church, Bangalore, on the departure of the Rev. G. C. A. Smith on leave.

No. 146.—The Rev. John Jennings Dingle Bell, B.A., B.D., Chaplain of Ottensmound, to be Chaplain of St. Mark's Church, Bangalore.

No. 147.—The Rev. Ernest Donald Jervis, B.A., Chaplain of St. Mark's Church, Bangalore, to be Chaplain of Wellington on relief by the Rev. J. J. D. Eason.

No. 148.—The Rev. Richard Herbert Walmsley, B.A., Chaplain of Wellington, to be Chaplain of Ottensmound on relief by the Rev. E. G. Jervis.

A. G. CANDEW,
Asst. Chief Secretary.

MARINE DEPARTMENT.

APPOINTMENT.

Port St George, November 25, 1912.

Mr. E. A. M. J. Robert Stearn (Lieutenant R.N.R.), Superannuated Port Officer and Acting Additional Port Officer, Talahua, to act as Port Officer, Talahua.

NOTIFICATION.

Chittagong, October 4, 1912.

No. 25.—The following drafts of revised boat rules which it is proposed to make—

- (1) for all the minor ports of the Madras Presidency other than Coimbatore,
- (2) for the port of Coimbatore,

in pursuance of the powers conferred by section 4, sub-section (1), clause (4) of the Indian Ports Act, 1908 (XV of 1908), are published, as required by sub-section (2) of the same section, for the information of persons likely to be affected thereby and notice is given that the drafts may be taken into consideration by the Governor in Council on or after the 15th day of December 1912.

3. Any objection or suggestion which may be received from any person with respect to the drafts before the date fixed as aforesaid will be considered by the Governor in Council.

REVISED BOAT RULES FOR MINOR PORTS OTHER THAN COIMBATORE.

Rules made by the Government of Madras under section 4, sub-section (1), clause (4) of the Indian Ports Act, 1908 (XV of 1908), for licensing and regulating cabotage vessels plying for hire, and fast and cargo, passenger and other boats plying, whether for hire or not and whether regularly or only occasionally in or partly within and partly without any port in the Madras Presidency other than the ports of Madras and Coimbatore, and for determining the plying of cargo or number of passengers to be carried by any such vessels.

[Note.—These rules do not apply to boats coming from any system of inland navigation into a port.]

1. No person, either as owner or servant, shall use any boat (other than cabotage vessels plying for hire) to carry goods or passengers, whether for hire or not, or to or from any wharf or place at the port, or from place to place within the limits of the port as defined for the time being, unless such person shall hold a license in the form—Appendix A—granted by the registering officer—vide Appendix C—and unless the boat so used shall have been registered.

For purposes of registration, the owner or owners of a boat shall cause the boat to be brought to such place as the registering officer may appoint for the purpose. Nothing in this rule shall apply to boats forming part of the equipment of a ship or steamer, or boats maintained solely for purposes of pleasure, but the registering officer may, if he sees fit, withdraw this exemption from any such boat.

2. Owners of licensed boats shall supply the funds of such of their registered boats with the boat's license which shall be produced at any time when demanded by any duly authorized person. A printed copy of these rules, and any written directions issued by the registering officer for carrying the same into effect, shall be supplied by the owner to the fund, and shall be shown by such fund to any navigator or passenger by such boat who shall demand to see them.

Owners of registered boats shall be responsible that the fund of their boats understand the boat rules and any written directions issued by the registering officer in connection therewith, and shall obtain a declaration from them to that effect and shall produce such declaration to the registering officer when required.

3. Should the owner of a boat be a minor, the license may be obtained by the guardian of the minor. Should the owner of a boat be a female, who owing to the custom of the country cannot appear in public, the license may be obtained on her behalf by her duly constituted agent.

In such cases, the guardian or the agent shall be deemed to be the owner for the purposes of these rules.

4. In the case of an application for licensing a steam-launch, the owner or master of which does not hold a certificate of survey under the Indian Steam Vessels Act, 1884, or the Indian

Steam-ships Act, 1884, the application shall be accompanied by a fee of Rs. 25 for surveying the vessel.

5. Every boat being a steam-launch having engines of under 50 nominal horse-power shall, when plying, whether for hire or not, have on board in charge of her engine a person

Qualification of driver of steam-launch.

possessing a certificate of competency as an engine-driver granted under the Island Steam Vessels Act, 1864, or under the Indian Steamships Act, 1864.

6. Every boat used for the purpose of fishing, not being a catamaran, shoo-dhoole or canoe

License of fishing boat.

used exclusively for fishing, shall be registered and the owner or owners of every such boat shall obtain a license, and every such boat other than a catamaran shall carry as one of its sails and as such as its sails a number to be assigned to it by the registering officer at the time of registration, together with the name of the port at which it was registered, and no person shall use any such boat for the purpose of fishing until it has been registered, and a license obtained for it, and in the case of a boat other than a catamaran, a number and port name have been placed upon it as described above. Provided that the owner of a boat which has been registered and licensed under the boat rules for the time being in force in any port in the Presidency of Madras shall not be required to register it and take out a license in any other port.

7. Every owner of a registered boat, other than a catamaran, shoo-dhoole or canoe and

Markings on fishing boat.

used exclusively for fishing, shall paint or cause to be painted upon a black ground, in white English figures, not less than six inches in length, on a conspicuous part at the bow of such boat on one side, and on the quarter on the other, the number of such boat mentioned in the register and in his or her license. No person shall paint or cause to be painted or counterfeited upon any boat not duly registered any such figures as aforesaid or other mark likely to induce the belief that such boat has been registered.

8. No boat which has (a) changed ownership, or (b) been mortgaged or been out of owner's control, shall ply without, in case (a), obtaining a fresh license, or in case (b), having the license endorsed by the registering officer within six days after the change of possession.

9. Whenever the tidal of any registered boat shall be changed, or any alteration in the

Change of name or carrying capacity of boat to be reported.

boat shall be made so as to affect any of the particulars contained in the license granted for it, such change or alteration shall, within 48 hours after it has occurred, be reported by the owner or owners of such boat to the registering officer, who will amend such license, subject in cases in which such alteration affects the carrying capacity of such boat, in which cases, the boat shall be re-measured and the original license held by the owner or owners thereof shall be cancelled and a fresh license be issued, and no such boat shall ply until such fresh license shall have been issued. If a boat is absent from the port at the time when such change takes place, the change shall be reported to within 48 hours of its return to the port.

10. In the month of January, on a date to be fixed by the registering officer, the owner of

Registration of boat's tidals.

every registered boat shall produce before the registering officer the tidal of his boat with a view to its being registered in a book to be kept for the purpose (Appendix E).

Provided that if the boat is absent from the port on the date fixed, the owner shall produce the tidal within 24 hours after it has returned.

11. All owners of registered boats shall submit their boats together with their licenses for

Annual and special inspection of boats and crews.

inspection by the registering officer every year during the month of January at such place as the registering officer may appoint for the purpose. In addition to the January general inspection, special or partial inspections may be held by the registering officer, or by any person duly authorized by him at any time he may consider necessary. At these inspections each boat shall have the full complement of crew and equipment, and no person who, in the opinion of the registering officer, is unsuited to the use of boats or is inefficient shall be employed or registered either as a tidal or as a boatman.

12. Owners of registered boats shall submit such repairs to their boats as the inspecting

Repairs of boat subject to inspection.

officer shall direct in order to render them efficient, and no owner or other person shall use any such boat until such repairs shall have been duly executed thereto and the registering officer shall have granted permission for their use. For the purpose of such repairs, boat owners shall cause their boats to be hauled up to such place or places as the registering officer shall direct from time to time direct and to no other place. If any such boat be used before such repairs have been fully executed or the registering officer has granted permission for its use, the owner of such boat will be liable for the infringement of this rule.

13. The owner or owners of a registered boat shall provide the boat with such full comple-

Boat to ply with full complement of crew and tidal equipment for working of boat.

ment of crew and with such equipment as may have been determined upon by the registering officer and noted in the license. The tidal of the boat shall have the full crew prescribed in the license when the boat is plying and shall not carry passengers or goods in excess of the number or quantity entered in the license for the boat.

14. No tidal or business serving in any registered boat shall, without reasonable cause, obstruct or hinder the loading, discharge, or service of such boat or of any other boat, or obstruct or hinder the boat traffic in the port.
- Obstructing boat traffic.*
15. Should either the owner or the tinsell in charge of a registered boat plying regularly for hire, without reasonable cause, of which the registering officer shall, subject to the appeal provided in rule 24, be the sole judge, refuse to allow such boat to ply for hire when required to do so, the license of such boat shall be liable to be withdrawn.
16. A registered boat shall not ply within the limits of the port between the hours of 6 a.m. and 6 p.m. without the previous permission of the registering officer, and no registered boat shall ply when flag 8 by day or red light by night, indicating bad weather or high sea is displayed from the port flagstaff. When notice of these signals is hoisted at the port flagstaff, all boats shall retire to the shore at once and shall not ply again, without the special permission of the registering officer, until the signal is hoisted down.
17. No person shall be received on board or be concerned any registered boat with passengers or cargo beyond the number or quantity specified in the license by the registering officer.
- Passenger's boat of boats in fire and in bad weather.*
18. Whenever the number of passengers or the quantity of cargo is a half or both exceeds the number or quantity entered in the license the tinsell or owner may before starting from the pier or the shore request any passenger to leave the boat or any consignee, consignee or shipping, or landing agent concerned to remove from the boat the whole or any part of the cargo.
19. Owners of registered boats shall instruct the tinsells of such boats to pay immediate attention to the following signals of the Customs Code when displayed at the port flagstaff, viz.:-
- Flag 2.*—All boats to return at once to the harbour or landing place,
Flag 3.—Boat is impassable,
Flag 4.—Communication with the shore dangerous,
Flag 5.—Boats not leave the harbour,
Flag 6.—Boats can enter the harbour,
- and also, when it is hoisted at the port flagstaff, to the boat master flag—a square blue flag with four parallel red bars running diagonally—which will be displayed on the Port officer desiring to carry out rule 11.
20. No tinsell or other person in charge of or navigating any registered boat shall attempt to make such boat fast to any mooring buoy, or shall take it alongside of a vessel approaching an anchorage before such vessel has come to anchor or moored to a buoy.
21. All passengers and goods shall be loaded or shipped within the limits of a port as determined by Government, and no person shall ship or load passengers or goods beyond such limits unless the sanction of the chief Customs officer of the port shall have been previously obtained.
- Loading and shipping of passengers and goods to be within port limits.*
22. No owner of a registered boat licensed to ply for hire, or person deputized by any owner of such registered boat to carry any cargo or passengers for hire, shall demand a rate beyond that sanctioned by Government for the carriage of any such cargo or passengers.
23. The license of all boats belonging to a boat owner who has been convicted for infringing any of the foregoing rules shall be liable to be withdrawn.
- Withdrawal of license.*
24. An appeal shall lie from the decision of the registering officer upon any matter in connection with these rules to the Collector of the district, provided that such appeal be preferred in writing within seven days after the decision of the registering officer shall have been communicated in writing to the party or parties concerned, and the decision of the Collector shall be final.
25. The following fees shall be leviable for the survey, registration, licensing and inspection of boats and restaurants plying for hire other than a steam-launch:-
- Fees for survey, registration, licensing and inspection.*

	Rate other than above and disbursements.	Disbursements and other disbursements.	Computation payable for loss.
French money and measurement as required by these rules provided the hat is found satisfactory.	Rs. 10 0 1 0 0	Rs. 10 0 0 0 0	Rs. 10 0 10 0 0
On each receipt of a hat being found unsatisfactory as being impaired or damaged.	0 0 0	0 0 0	0 0 0
For expenditure on each of the receipts provided by these rules.	1 0 0	0 0 0	1 0 0
For giving up a licence on each of the receipts provided by these rules.	1 0 0	0 0 0	1 0 0
For each annual inspection provided the hat is satisfactory.	0 0 0	0 0 0	0 0 0

No fee is leviable for issuing a licence or register; for the grant of a duplicate licence when the original licence is lost, mislaid or is rendered illegible, half the principal fee may be levied.

Penalty for disobeying rules.

NOTE.—Attention is called to section 54 of the Indian Penal Code, 1860 (XV of 1860) which is as follows:—

"54. If any person disobeys any rule or order which a local Government has made in pursuance of this Act and for the punishment of disobedience to which express provision has not been made elsewhere in this Act, he shall be punishable for every such offence with fine which may extend to one hundred rupees."

Penalty for disobedience to rules and orders of the local Government.

Penalty for disobedience to rules and orders of the local Government.

"pursuance of this Act and for the punishment of disobedience to which express provision has not been made elsewhere in this Act, he shall be punishable for every such offence with fine which may extend to one hundred rupees."

ANNEXURE A.

Lactones granted to _____, owner of boat containing _____ feet long, _____ feet broad and _____ feet deep,
 Reg. tons. To carry cargo _____ passengers to the extent specified, to and from the shipping at or off the Port of _____ under the restrictions
 and subject to the provisions laid down in the Port Rules sanctioned by Government.

Date of expiry.	Name, number and description of boat.	Flag and equipment.	When last used and where.	When inspected last and by what authorities.	Weight of cargo without passengers.	Number of passengers & without cargo.	Number of the boat.	Particulars regarding the crew or masters of the boat.			Particulars regarding the status of the boat.		Period for which the license is to be in force.	Remarks.
								Home or foreign.	Foreign born.	Place or places of residence.	Home.	Place of residence.		
1.	2.	3.	4.	5.	6.	7.	8.	9.	10.	11.	12.	13.	14.	15.
					In the water.	In the water.	In the water. Under License							
					In rough weather.	In rough weather.	In rough weather. Under License							

* Essential in accordance with G.O. No. 304, dated 10 May 1940.

† Two children under 12 years of age = 1 adult.

DATED _____

191

Signature Officer.

1110

PORT ST. GEORGE GAZETTE.

Page 1.

APPENDIX A—cont.

Extended to—

31st December 191 .

Do.
Do.
Do.
Do.
Do.
Do.
Do.
Do.
Do.

Endorsement for change of trade.

APPENDIX B.

Return showing the names, ages, places of residence and month prize of Glad's employed in the port of _____ in the district of _____ for the year 191 .

Date of report.	Number of boat.	Name.	Age.			Place of residence.	Month prize.	Remarks.
			Years.	Months.	Days.			

APPENDIX C.

The undermentioned officers are registering officers for the purpose of the revised Boat rules framed under section 6 of the Indian Ports Act, 1908:—

Place of port.	Designation of officers.
Vengalpet, Manipalpet, Oodidore, Cuddalore, Mangalore and Vellore.	The Port officers of the respective ports.
Sering and Nagpur	Port officer, Gopalganj.
Nagpur and Nagpur	Do. Nagpur.
Puducherry, Manipalpet and Bassein	Do. Pondicherry.
Tuticorin and Vambur	Do. Tuticorin.
Calicut and Beypore	Do. Calicut.
Calicut, Manipalpet, Porto Novo, Cannanore and all other ports to which the Indian Ports Act, has been extended.	The Port Commissioners of the respective ports.

REVISED BOAT RULES FOR OMARANA PORT.

Order made by the Government of Madras under section 6, sub-section (1), clause (E), of the Indian Ports Act, 1908 (XV of 1908) for licensing and regulating boats plying for hire, and also and cargo, passenger and other boats plying, whether for hire or not, and whether regularly or only occasionally in, or partly within and partly without, the Port of Omarama and for determining the quantity of cargo or number of passengers to be carried by any such vessels.

NOTE.—These rules do not apply to boats coming from any other of inland navigation into the port.

1. No person, either as owner or servant, shall use any boat (other than a pleasure boat plying for hire) to carry goods or passengers, whether for hire or not, to or from any ship or vessel at the port, or from place to place within the limits of the port as defined for the time being, unless such person shall hold a license in the form—Appendix A—granted by the Port officer, hereinafter called the registering officer, and unless the boat as used shall have been

registered. For purposes of registration, the owner or owners of a boat shall cause the boat to be brought to such place as the Registering officer may appoint for the purpose. Nothing in this rule shall apply to boats forming part of the equipment of a ship or steamer or boats maintained solely for purposes of pleasure, but the Registering officer may, if he sees fit, withdraw this exemption from any such boat.

3. Owners of licensed boats shall supply the tins of each of their registered boats with the boat's license which shall be produced at any time when demanded by any duly authorized person.

A printed copy of these rules, and any written directions issued by the Registering officer for carrying the same into effect, shall be supplied by the owner to the tins, and shall be shown by such tins to any seaman or passenger by such boat who shall demand to see them. Owners of registered boats shall be responsible that the tins of their boats understand the Boat Rules and any written directions issued by the Registering officer in connection therewith, and shall obtain a declaration from them to that effect and shall produce such declaration to the Registering officer when required.

5. Should the owner of a boat be a minor, the license may be obtained by the guardian of the minor. Should the owner of a boat be a female, who owing to the custom of the country cannot appear in public, the license may be obtained on her behalf by her duly constituted agent.

In such cases, the guardian or the agent shall be deemed to be the owner for the purposes of these rules.

4. In the case of an application for licensing a steam launch, the owner or master of which does not hold a certificate of registry under the Indian Steam Vessels Act, 1884, or the Indian Steam Ships Act, 1884, the application shall be accompanied by a fee of Rs. 25 for surveying the vessel.

5. Every boat being a steam launch having engines of under 50 nominal horse power shall, when plying, whether for hire or not, have on board in charge of her engines a person possessing a certificate of competency as an engine-driver granted under the Indian Steam Vessels Act, 1884, or under the Indian Steam Ships Act, 1884.

6. Every boat used for the purpose of fishing, other than a catamaran not plying for hire, shall be registered, and the owner or owners of every such boat shall obtain a license, and every such boat other than a catamaran shall carry on one of its sides and on each of its sides, a number to be assigned to it by the Registering officer at the time of registration, together with the name of the port at which it was registered, and no person shall use any such boat for the purpose of fishing until it has been registered, and a license obtained for it, and in the case of a boat other than a catamaran a number and port name have been placed upon it as described above.

Provided that the owner of a boat which has been registered and licensed under the Boat Rules for the time being in force in any other port shall not be required to register it and fix on it a license in the port of Coorinda.

7. Every owner of a registered boat, other than a catamaran, shall paint or cause to be painted upon a black ground, in white English figures, not less than six inches in length, on a conspicuous part of the bow of such boat on one side, and at the quarter on the other, the number of such boat mentioned in the register and in his or her license. No person shall paint or cause to be painted or counterfeited upon any boat not duly registered any such figures as afloat or other mark likely to induce the belief that such boat has been registered.

8. No boat which has (a) changed ownership, or (b) been mortgaged or been out of owner's control, shall ply without, in case (a), obtaining a fresh license, or in case (b), having the license endorsed by the Registering officer within six days after the change of possession.

9. Whenever the tins of any registered boat shall be changed, or any alteration in the change of ownership or carrying capacity of boat is to be reported, the boat shall be made up so as to affect any of the particulars contained in the license granted for it, such change or alteration shall, within 48 hours after it has occurred, be reported by the owner or owners of such boat to the Registering officer, who will cancel such license, except in cases in which such alteration affects the carrying capacity of such boat, in which cases, the boat shall be reexamined and the original license held by the owner or owners thereof shall be cancelled and a fresh license be issued, and on such boat shall ply until such fresh license shall have been issued. If a boat is absent from the port at the time when such change takes place, the change shall be reported to within 48 hours of its return to the port.

10. In the month of January, on a date to be fixed by the Registering officer, the owner of every registered boat shall produce before the Registering officer the tins of his boat with a view to his being registered in a book to be kept for the purpose (Appendix B).

Provided that if the boat is absent from the port on the date fixed, the owner shall produce the tidal within 24 hours after it has returned.

11. All owners of registered boats shall submit their boats together with their forms for inspection by the Registering officer every year during the month of January at such place as the Registering officer may appoint for the purpose. In addition to the January general inspection, special or partial inspections may be held by the Registering officer, or by any person duly authorized by him, at any time he may consider necessary. At those times each boat shall have its full complement of crew and equipment, and no person who, in the opinion of the Registering officer, is unsuited to the use of boats or is inefficient shall be employed or registered either as a tidal or as a boatman.

12. Owners of registered boats shall ensure such repairs to their boats as the Registering officer shall direct in order to render them efficient, and no owner or other person shall use any such boat until such repairs shall have been duly sanctioned thereto and the Registering officer shall have granted permission for their use. For the purpose of such repairs boat owners shall cause their boats to be hauled up to such place or places on the foreshore as the Registering officer shall from time to time direct and to no other place. If any such boat be used before such repairs have been fully sanctioned or the Registering officer has granted permission for its use, the owner of such boat will be liable for the infringement of the rule.

13. The owner or owners of a registered boat shall provide the boat with such full complement of crew and with such equipment as may have been determined upon by the Registering officer and noted in the license. The tidal of the boat shall have the full crew provided in the license when the boat is plying and shall not carry passengers or goods in excess of the number or quantity entered in the license for the boat.

14. No tidal or boatman serving in any registered boat shall, without reasonable excuse, obstruct or hinder the loading, discharge or service of such boat or of any other boat, or obstruct or hinder the boat traffic in the port.

15. Should either the owner or the tidal, in charge of a registered boat plying regularly for hire without reasonable excuse, of which the Registering officer shall, subject to the appeal provided in rule 26 be the sole judge, refuse to allow such boat to ply for hire when required to do so, the license of such boat shall be liable to be withdrawn.

16. A registered boat shall not ply within the limits of the port between the hours of 6 a.m. and 6 p.m., without the previous permission of the Registering officer, and no registered boat shall ply when flag G by day or one red light by night, indicating bad weather or high sea, is displayed from the port flagstaff. When either of these signals is hoisted at the port flagstaff, all boats shall return to the shore at once and shall not ply again, without the special permission of the Registering officer, until the signal is hoisted down.

17. No person shall overload or cause to be overloaded any registered boat, with passengers or cargo beyond the number or quantity specified in its license by the Registering officer.

18. Whenever the number of passengers or the quantity of cargo in a boat or barge exceeds the number or quantity entered in the license the tidal or owner may before starting from the pier or the shore require any passenger to leave the boat or any assignee, mate, or stevedore or loading agent concerned to remove from the boat the whole or any part of the cargo.

19. Owners of registered boats shall instruct the tidals of such boats to pay immediate attention to certain signals ordered of tidals, attention to the following signals of the Commercial Code when displayed from the port flagstaff, viz.:-

- Flag S.—All boats to return at once to the harbour or landing place,
- Flag X.—Surf is impassable,
- Flag M.—Communication with the shore dangerous,
- Flag N.—Boats can leave the harbour,
- Flag Z.—Boats can enter the harbour,

and also, when it is hoisted at the port flagstaff, the boat-master flag—a square blue flag with four parallel red bars running crosswise—which will be displayed, as the Port officer desiring to carry out rule 22.

20. No tidal or other person in charge of or navigating any registered boat shall attempt to make such boat fast to any mooring buoy, or shall take it alongside of a vessel approaching an anchorage before such vessel has come to anchor or moored to a buoy.
- Boat interfering with mooring or with vessels before they arrive prohibited.*
21. (1) No tidal or other person in charge of or navigating a registered cargo boat shall allow a fishing boat to be within ten yards of her when such cargo boat is plying between the ship and shore.
- Allowing boats not to go near a cargo boat to alongside a ship or shore.*
- (2) No person in charge of or navigating a fishing boat shall allow such boat to go alongside a steamer or ship while discharging or shipping of cargo is proceeding.
- (3) Any tidal who is found, by the Registering officer, to have contravened the provisions of clause (1) or (2) of this rule may be prohibited from further employment in any capacity on any licensed boat and any owner employing such tidal in contravention of such prohibition shall be liable to withdrawal of all licenses issued to him.
- (4) The license of any boat which is found, by the registering officer, to have contravened the provisions of clause (1) or (2) of this rule shall be liable to be withdrawn.
22. Offences under clauses (1) and (2) of rule 21 may at the discretion of the registering officer be compounded. Such fees shall be credited to the Minor Ports fund.
- Compounding for fines.*
23. All passengers and goods shall be loaded or shipped within the limits of the port as determined by Government, and no person shall ship or land passengers or goods beyond such limits unless the sanction of the Chief Customs officer at the port shall have been previously obtained.
- Loading and shipping of passengers and goods to be within port limits.*
24. No owner of a registered boat licensed to ply for hire, or person engaged by any owner of such registered boat to carry any cargo or passengers for hire, shall demand a rate beyond that sanctioned by Government for the carriage of any such cargo or passengers.
- Rate of hire.*
25. The license of all boats belonging to a boat owner who has been convicted for infringing any of the foregoing rules shall be liable to be withdrawn.
- Withdrawal of license.*
26. An appeal shall lie from the decision of the Registering officer upon any matter in connection with these rules to the Collector of the district, provided that such appeal be preferred in writing within seven days after the decision of the Registering officer shall have been communicated in writing to the party or parties concerned, and the decision of the Collector shall be final.
- Appeal from Registering officer's decision.*
27. The following fees shall be leviable for the survey, registration, licensing and inspection of boats and customsmen plying for hire other than a steam launch:—
- Fees for survey, registration, licensing and inspection.*

	Boats other than steam and glass-bottomed	Customs and other charges	Customsmen plying for hire.
	Rs. A. P.	Rs. A. P.	Rs. A. P.
For each survey and measurement as required by these rules provided the boat is surveyed annually.	1 0 0	0 0 0	0 0 0
On each occasion of a boat being found unseaworthy on being inspected as surveyed.	0 0 0	0 0 0	0 0 0
For registration on each of the occasions prescribed by these rules.	2 0 0	0 0 0	0 0 0
For granting a license on each of the occasions prescribed by these rules.	5 0 0	0 0 0	0 0 0
For each annual inspection provided the boat is seaworthy.	1 0 0	0 0 0	0 0 0

No fee is leviable for surrendering a license or registering for the grant of a duplicate license when the original license is lost, mislaid or is rendered illegible, half the principal fee may be levied.

Penalty for infringing rules

54. If any person disobeys any rule or order which a Local Government has made in pursuance of this Act and for the punishment of disobedience to which express provision has not been made elsewhere in this Act, he shall be punishable for every such offence with fine which may extend to one hundred rupees.
- Penalty for disobedience to rules and orders of the Local Government.*

NOTE.—ATTENTION IS CALLED TO SECTION 54 OF THE LOCAL GOVT. ACT, 1908 (XV OF 1908) WHICH IS AS FOLLOWS:—

Appendix A.

License granted to _____, owner of boat measuring _____ feet long, _____ feet broad and _____ feet deep*, _____
 Reg. tons. To carry cargo ^{and} passengers in the extent specified below, to and from the shipping at or off the Port of Geomada under the restrictions
 and subject to the penalties laid down in the Boat Rules sanctioned by Government.

Date of expiry	Name, number and description of boat	Rig and equipment	When built and where	When repaired, and in what condition	Weight of cargo without passenger	Number of passengers & without cargo	Master of the boat	Particulars respecting the cargo or contents of the boat.			Particulars respecting the passenger in the boat.		Fees, for which the license is to be in force.	Remarks.
								Place or season.	Compo- sition.	Class or grade of freight.	Name	Place of residence.		
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
					In fine weather.	In fine weather.	In fine weather. Tidegal _____ Lowest _____							
					In rough weather.	In rough weather.	In rough weather. Tidegal _____ Lowest _____							

* Measured in accordance with G. O. No. 186, dated 2nd May 1899.

† Two children under 12 years of age as 1 adult.

DATED GEORGETOWN,

1911.

Registering Officer.

ANNEX A—cont.

Extended to—

31st December 1911

Do.
Do.
Do.
Do.
Do.
Do.
Do.
Do.

Endorsment for change of trade.

APPENDIX B

Register showing the names, ages, places of residence and thumb prints of coolies employed in the Port of Cochin in the district of Gollisari for the year 1911.

Date of expiry	Number of coolies	Names	Age			Place of residence	Thumb prints	Remarks
			Years	Months	Days			

A. G. CARDWELL,
Ap. Chief Surveyor.

LEGISLATIVE DEPARTMENT.

NOTIFICATIONS.

Port St. George, November 13, 1912.

No. 48.—The following notification of the Government of India is republished:—

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

Cochin, the 20th October 1912.

No. 52.—The following Proclamation is hereby published:—

PROCLAMATION.

In pursuance of clause (5) of sub-section (2) of section 37 of the Copyright Act, 1911 (1 & 2 Geo. 5, Chap. 46), the Governor General is pleased to proclaim the said Act and to direct that it shall come into operation in British India from the date of this proclamation.

The Act is published below for general information:—

COPYRIGHT ACT, 1911.

[1 & 2 Geo. 5, Ch. 46.]

ARRANGEMENT OF SECTIONS.

PART I.—IMPERIAL COPYRIGHT.

Rights.

Notices.

1. Copyright.
2. Infringement of copyright.
3. Term of copyright.
4. Compulsory license.
5. Ownership of copyright, &c.

Civil Remedies.

Enacts.

6. Civil remedies for infringement of copyright.
7. Rights of owner against persons possessing or dealing with infringing copies, &c.
8. Exception of innocent infringers from liability to pay damages, &c.
9. Restriction on remedies in the case of antichresis.
10. Limitation of actions.

Summary Remedies.

11. Penalties for dealing with infringing copies, &c.
12. Appeals in summary actions.
13. Extent of provisions as to summary remedies.

Importation of Copies.

14. Importation of copies.

Delivery of Books to Libraries.

15. Delivery of copies to British Museum and other libraries.

Special Provisions as to Certain Works.

16. Works of joint authors.
17. Posthumous works.
18. Provisions as to Government publications.
19. Provisions as to mechanical instruments.
20. Provisions as to printed speeches.
21. Provisions as to photographs.
22. Provisions as to designs registrable under T. Edw. 7, c. 30.
23. Works of foreign authors first published in parts of His Majesty's dominions to which Act extends.
24. Existing works.

Application to British Possessions.

25. Application of Act to British dominions.
26. Legislative power of self-governing dominions.
27. Power of Legislature of British possessions to pass supplemental legislation.
28. Application to protectorates.

PART II.—INTERNATIONAL COPYRIGHT.

29. Power to extend Act to foreign works.
30. Application of Part II to British possessions.

PART III.—SUPPLEMENTAL PROVISIONS.

31. Abrogation of common law rights.
32. Interpretation in Order in Council.
33. Saving of University copyright.
34. Saving of compensation in certain libraries.
35. Interpretation.
36. Report.
37. Short title and commencement.

SCHEDULES.

CHAPTER 40.*An Act to amend and consolidate the Law relating to Copyright.*

[1911 December 1911.]

Enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

PART I.—INTERNATIONAL COPYRIGHT.*Rights.*

1. (1) Subject to the provisions of this Act, copyright shall extend throughout the parts of His Majesty's dominions to which this Act extends for the terms hereinafter mentioned in every original literary dramatic musical and artistic work, if—

- (6) in the case of a published work, the work was first published within such parts of His Majesty's dominions as aforesaid; and
 (8) in the case of an unpublished work, the author was at the date of the making of the work a British subject or resident within such parts of His Majesty's dominions as aforesaid;

but in no other works, except so far as the protection conferred by this Act is extended by Order in Council to matters relating to self-governing dominions to which this Act does not extend and to foreign countries.

(2) For the purposes of this Act, "copyright" means the sole right to produce or reproduce the work or any substantial part thereof in any material form whatsoever, as publisher, or in the case of a lecture to deliver, the work or any substantial part thereof in public; if the work is unpublished, to publish the work or any substantial part thereof; and shall include the sole right,—

- (a) to produce, reproduce, perform, or publish any translation of the work;
 (b) in the case of a dramatic work, to convert it into a novel or other non-dramatic work;
 (c) in the case of a novel or other non-dramatic work, by way of performance or in public or otherwise;
 (d) in the case of a literary, dramatic, or musical work, to make any record, perforated with, cinematograph film, or other contrivance by means of which the work may be mechanically performed or delivered,

and to authorize any such acts as aforesaid.

(3) For the purposes of this Act, publication, in relation to any work, means the issue of copies of the work to the public, and does not include the performance in public of a dramatic or musical work, the delivery in public of a lecture, the exhibition in public of an artistic work, or the construction of an architectural work of art, but, for the purposes of this provision, the issue of photographs and engravings of works of sculpture and architectural works of art shall not be deemed to be publication of such works.

4. (1) Copyright in a work shall be deemed to be infringed by any person who, without the consent in the owner of the copyright, does anything the sole right in do which is by this Act conferred on the owner of the copyright. Provided that the following acts shall not constitute an infringement of copyright:—

- (a) Any fair dealing with any work for the purposes of private study, research, criticism, review, or newspaper commentary;
 (b) Where the author of an artistic work is not the owner of the copyright therein, the use by the author of any mould, cast, sketch, plan, model, or study made by him for the purpose of the work, provided that he does not thereby repeat or imitate the main design of that work;
 (c) The making or publishing of paintings, drawings, engravings, or photographs of a work of sculpture or artistic craftsmanship, if permanently situated in a public place or building, or the making or publishing of paintings, drawings, engravings or photographs (which are not in the nature of architectural drawings or plans) of any architectural work of art;
 (d) The publication in a collection, entirely composed of non-copyright matter, and not intended for the use of schools, and as described in the title, and in any subsequent notice issued by the publisher, of short passages from published literary works not themselves published for the use of schools in which copyright subsists: Provided that not more than two of such passages from works by the same author are published by the same publisher within five years, and that the source from which such passages are taken is acknowledged;
 (e) The publication in a newspaper of a report of a lecture delivered in public, unless the report is prohibited by a conspicuous written or printed notice affixed before and maintained during the lecture at or about the main entrance of the building in which the lecture is given, and, except whilst the building is being used for public meetings, in a position near the lecturer; but nothing in this paragraph shall affect the provisions in paragraph (1) as to newspaper commentaries;
 (f) The reading or recitation in public by one person of any reasonable extract from any published work.

(2) Copyright in a work shall also be deemed to be infringed by any person who—

- (a) sells or lets for hire, or by way of trade exposes or offers for sale or hire; or
 (b) distributes either for the purposes of trade or to such an extent as to affect prejudicially the owner of the copyright; or
 (c) by way of trade exhibits in public; or
 (d) imports for sale or hire into any part of His Majesty's dominions to which this Act extends.

any work which to his knowledge infringes copyright he would infringe copyright if it had been made within the part of His Majesty's dominions in or into which the sale or hiring, exposure, offering for sale or hire, distribution, exhibition, or importation took place.

(3) Copyright in a work shall also be deemed to be infringed by any person who, in his private profit permits a theatre or other place of entertainment to be used for the performance

in public of the work without the consent of the owner of the copyright, unless he was not aware, and had no reasonable ground for supposing, that the performance would be an infringement of copyright.

3. The term for which copyright shall subsist shall, except as otherwise expressly provided by this Act, be the life of the author and a period of fifty years after his death.

Term of copyright.

Provided that at any time after the expiration of twenty-five years, or in the case of a work in which copyright subsists at the passing of this Act thirty years, from the death of the author of a published work, copyright in the work shall not be deemed to be infringed by the reproduction of the work for sale if the person reproducing the work proves that he has given the prescribed notice in writing of his intention to reproduce the work, and that he has paid in the prescribed manner to, or for the benefit of, the owner of the copyright royalty in respect of all copies of the work sold by him calculated at the rate of ten per cent. on the price at which he publishes the work; and, for the purposes of this proviso, the Board of Trade may make regulations prescribing the mode in which notices are to be given, and the particulars to be given in such notices, and the mode, time, and frequency of the payment of royalties, including (if they think fit) regulations requiring payment in advance or otherwise securing the payment of royalties.

4. If at any time after the death of the author of a literary, dramatic, or musical work which has been published or performed in public a complaint is made to the Judicial Committee of the Privy Council that the owner of the copyright in the work has refused to republish or to allow the publication of the work or has refused to allow the performance in public of the work, and that by reason of such refusal the work is withheld from the public, the owner of the copyright may be ordered to grant a license to reproduce the work or perform the work in public, on the same may be, on such terms and subject to such conditions as the Judicial Committee may think fit.

Copyright in literary, dramatic, or musical works.

5. (1) Subject to the provisions of this Act, the author of a work shall be the first owner of the copyright therein:

Ownership of copyright, etc.

Provided that—

(a) where, in the case of an engraving, photograph, or portrait, the plate or other original was ordered by some other person and was made for valuable consideration in pursuance of that order, then, in the absence of any agreement to the contrary, the person by whom such plate or other original was ordered shall be the first owner of the copyright; and

(b) where the author was in the employment of some other person under a contract of service or apprenticeship and the work was made in the course of his employment by that person, the person by whom the author was employed shall, in the absence of any agreement to the contrary, be the first owner of the copyright, but where the work is an article or other contribution to a newspaper, magazine, or similar periodical, there shall, in the absence of any agreement to the contrary, be deemed to be reserved to the author a right to restrain the publication of the work, otherwise than as part of a newspaper, magazine, or similar periodical.

(2) The owner of the copyright in any work may assign the right, either wholly or partially, and either presently or subject to limitations in the United Kingdom or any self-governing dominion or other part of His Majesty's dominions to which this Act extends, and either for the whole term of the copyright or for any part thereof, and may grant any interest in the right by license, but no such assignment or grant shall be valid unless it is in writing signed by the owner of the right in respect of which the assignment or grant is made, or by his duly authorized agent:

Provided that, where the author of a work is the first owner of the copyright therein, no assignment of the copyright, and no grant of any interest therein, made by him (otherwise than by will) after the passing of this Act, shall be operative to vest in the assignee or grantee any rights with respect to the copyright in the work beyond the expiration of twenty-five years from the death of the author, and the reversionary interest in the copyright dependent on the termination of that period shall, on the death of the author, notwithstanding any agreement to the contrary, devolve on his legal personal representatives as part of his estate, and any agreement entered into by him as to the disposition of such reversionary interest shall be null and void, but nothing in this proviso shall be construed as applying to the assignment of the copyright in a collective work or a license to publish a work or part of a work as part of a collective work.

(3) Where, under any partial assignment of copyright, the assignee becomes entitled to any right assigned in copyright, the assignee as respects the right so assigned, and the assignor as respects the rights not assigned, shall be treated for the purposes of this Act as the owner of the copyright, and the provisions of this Act shall have effect accordingly.

Civil Remedies.

6. (1) Where copyright in any work has been infringed, the owner of the copyright shall, except as otherwise provided by this Act, be entitled to all such remedies by way of injunction or interdiction, damages, accounts, and otherwise, as are or may be conferred by law for the infringement of a right.

Civil remedies for infringement of copyright.

(2) The costs of all parties in any proceedings in respect of the infringement of copyright shall be in the absolute discretion of the Court.

(3) In any action for infringement of copyright in any work, the work shall be presumed to be a work in which copyright subsists and the plaintiff shall be presumed to be the owner of the copyright, unless the defendant puts in issue the existence of the copyright, or, as the case may be, the title of the plaintiff, and where any such question is in issue, then—

- (a) if a name purporting to be that of the author of the work is printed on or otherwise indicated thereon in the usual manner, the person whose name is so printed or indicated shall, unless the contrary is proved, be presumed to be the author of the work;
- (b) if no name is so printed or indicated, or if the name so printed or indicated is not the author's true name or the name by which he is commonly known, and a name purporting to be that of the publisher or proprietor of the work is printed or otherwise indicated thereon in the usual manner, the person whose name is so printed or indicated shall, unless the contrary is proved, be presumed to be the owner of the copyright in the work for the purposes of proceedings in respect of the infringement of copyright therein.

7. All infringing copies of any work in which copyright subsists, or of any substantial part thereof, and all plates used as intended to be used for the production of such infringing copies, shall be deemed to be the property of the owner of the copyright, who accordingly may take proceedings for the recovery of the possession thereof as in respect of the conversion thereof.

8. Where proceedings are taken in respect of the infringement of the copyright in any work and the defendant in his defence alleges that he was not aware of the existence of the copyright in the work, the plaintiff shall not be entitled to any remedy other than an injunction, or an order in respect of the infringement if the defendant proves that at the date of the infringement he was not aware and had not reasonable ground for supposing that copyright subsisted in the work.

9. (1) Where the construction of a building or other structure which infringes or which, if completed, would infringe the copyright in some other work has been commenced, the owner of the copyright shall not be entitled to obtain an injunction or an order to restrain the construction of such building or structure or to order its demolition.

(2) Each of the other provisions of this Act as provide that an infringing copy of a work shall be deemed to be the property of the owner of the copyright, or as impose any penalty, shall not apply to any case in which the action applies.

10. An action in respect of infringement of copyright shall not be commenced after the expiration of three years next after the infringement.

Summary Proceedings.

11. (1) If any person knowingly—

- (a) makes for sale or hire any infringing copy of a work in which copyright subsists; or
- (b) sells or lets for hire, or by way of trade exposes or offers for sale or hire any infringing copy of any such work; or
- (c) distributes infringing copies of any such work either for the purposes of trade or to such an extent as to affect prejudicially the owner of the copyright; or
- (d) by way of trade exhibits in public any infringing copy of any such work; or
- (e) imports for sale or hire into the United Kingdom any infringing copy of any such work

he shall be guilty of an offence under this Act and be liable on summary conviction to a fine not exceeding forty shillings for every copy dealt with in contravention of this section, but not exceeding fifty pounds in respect of the same transaction; or, in the case of a second or subsequent offence, either to such fine or to imprisonment with or without hard labour for a term not exceeding two months.

(2) If any person knowingly makes or lets his premises any place for the purpose of making infringing copies of any work in which copyright subsists, or knowingly and for private profit causes any such work to be performed in public without the consent of the owner of the copyright, he shall be guilty of an offence under this Act, and be liable on summary conviction to a fine not exceeding fifty pounds, or, in the case of a second or subsequent offence, either to such fine or to imprisonment with or without hard labour for a term not exceeding two months.

(3) The court before which any such proceedings are taken may, whether the alleged offender is convicted or not, order that all copies of the work or all plates in the possession of the alleged offender, which appear to it to be infringing copies or plates for the purpose of making infringing copies, be destroyed or delivered up to the owner of the copyright or otherwise dealt with, as the court may think fit.

(4) Nothing in this section shall, as respects musical works, affect the provisions of the Musical (Summary Proceedings) Copyright Act, 1902, or the Musical Copyright Act, 1903.

Right of
owner of
copyright
to recover
possession
of infringing
copies, etc.

Restriction on
remedy in
case of
infringement
of copyright.

Limitation
of action.

Penalties for
dealing with
infringing
copies, etc.

12. Any person aggrieved by a summary conviction of an offence under the foregoing provisions of this Act may in England and Ireland appeal to a court of quarter sessions and in Scotland under and in terms of the Summary Jurisdiction (Scotland) Act.

13. The provisions of this Act with respect to summary conviction shall extend only to the United Kingdom.

Importation of Copies.

14. (1) Copies made out of the United Kingdom of any work in which copyright subsists which if made in the United Kingdom would infringe copyright, and as to which the owner of the copyright gives notice in writing by himself or his agent to the Commissioners of Customs and Excise, that he is desirous that such copies should not be imported into the United Kingdom, shall not be so imported, and shall, subject to the provisions of this section, be deemed to be included in the table of prohibitions and restrictions contained in section forty-two of the Customs Consolidation Act, 1870, and that section shall apply accordingly.

(2) Before detaining any such copies or taking any further proceedings with a view to the forfeiture thereof under the law relating to the Customs, the Commissioners of Customs and Excise may require the regulations under this section, whether as to information, conditions, or other matters, to be accepted with, and may satisfy themselves in accordance with those regulations that the copies are such as are prohibited by this section to be imported.

(3) The Commissioners of Customs and Excise may make regulations, either general or special, respecting the detention and forfeiture of copies the importation of which is prohibited by this section, and the conditions, if any, to be fulfilled before such detention and forfeiture, and may, by such regulations, determine the information, notices, and security to be given, and the evidence required for any of the purposes of this section, and the mode of verification of such evidence.

(4) The regulations may apply to copies of all works the importation of copies of which is prohibited by this section, or different regulations may be made respecting different classes of such works.

(5) The regulations may provide for the infraction of provisions of the Commissioners of Customs and Excise all expenses and damages incurred in respect of any detention made on the information, and of any proceedings consequent on such detention; and may provide for actions under any enactment repealed by this Act being treated as actions given under this section.

(6) The foregoing provisions of this section shall have effect as if they were part of the Customs Consolidation Act, 1870: provided that, notwithstanding anything in that Act, the sale of alien shall not be treated as part of the United Kingdom for the purposes of this section.

(7) This section shall, with the necessary modifications, apply to the importation into a British possession to which this Act extends of copies of works made out of that possession.

Delivery of Books to Libraries.

15. (1) The publisher of every book published in the United Kingdom shall, within one month after the publication, deliver, at his own expense, a copy of the book to the trustees of the British Museum, who shall give a written receipt for it.

(2) He shall also, if written demand is made before the expiration of twelve months after publication, deliver within six months after receipt of that written demand or, if the demand was made before publication, within one month after publication, to some depot in London named in the demand a copy of the book for, or in accordance with the directions of, the authority having the control of each of the following libraries, namely: the Bodleian Library, Oxford, the University Library, Cambridge, the Library of the Faculty of Advocates at Edinburgh, and the Library of Trinity College, Dublin; and subject to the provisions of this section the National Library of Wales. In the case of an encyclopædia, newspaper, review, magazine, or work published in a series of numbers or parts, the written demand may include any numbers or parts of the work which may be subsequently published.

(3) The copy delivered to the trustees of the British Museum shall be a copy of the whole book with all maps and illustrations belonging thereto, finished and coloured in the same manner as the best copies of the book are published, and shall be bound, sewed, or stitched together, and on the best paper on which the book is printed.

(4) The copy delivered for the other authorities mentioned in this section shall be on the paper on which the largest number of copies of the book is printed for sale, and shall be in the like condition as the books prepared for sale.

(5) The books of which copies are to be delivered to the National Library of Wales shall not include books of such classes as may be specified in regulations to be made by the Board of Trade.

(6) If a publisher fails to comply with this section, he shall be liable on summary conviction to a fine not exceeding five pounds and the value of the book, and the fine shall be paid to the trustees or authority to whom the book ought to have been delivered.

(7) For the purposes of this section, the expression "book" includes every part or division of a book, pamphlet, sheet of letterpress, sheet of music, map, plan, chart or table separately published, but shall not include any second or subsequent edition of a book, unless such edition contains additions or alterations either in the letterpress or in the maps, prints, or other engravings belonging thereto.

Applies to copies made out of the United Kingdom.

Extent of provisions as to copies made out of the United Kingdom.

Regulations of copies.

Section 15.

Table, s. 15.

Delivery of copies to British Museum and other libraries.

Special Provisions as to Certain Works.

Works of
joint authors.

26. (1) In the case of a work of joint authorship, copyright shall subsist during the life of the author who dies first and for a term of fifty years after his death, or during the life of the author who dies last, whichever period is the longer, and references in this Act to the period after the expiration of any specified number of years from the death of the author shall be construed as references to the period after the expiration of the like number of years from the death of the author who dies first or after the death of the author who dies last, whichever period may be the shorter, and in the provisions of this Act with respect to the point of copyright becoming a reference to the date of the death of the author who dies last shall be substituted for the reference to the date of the death of the author.

(2) Where, in the case of a work of joint authorship, some one or more of the joint authors do not satisfy the conditions entitling copyright laid down by this Act, the work shall be treated for the purposes of this Act as if the other author or authors had been the sole author or authors thereof.

Provided that the term of the copyright shall be the same as it would have been if all the authors had satisfied such conditions as aforesaid.

(3) For the purposes of this Act, "a work of joint authorship" means a work produced by the collaboration of two or more authors in which the contribution of one author is not distinct from the contribution of the other author or authors.

(4) Where a married woman and her husband are joint authors of a work the interest of such married woman therein shall be her separate property.

Performances
of works.

27. (1) In the case of a literary dramatic or musical work, or an engraving, in which copyright subsists at the date of the death of the author or, in the case of a work of joint authorship, at or immediately before the date of the death of the author who dies last, but which has not been published, nor, in the case of a dramatic or musical work, been performed in public, nor, in the case of a literary or dramatic work, been delivered in public, before that date, copyright shall subsist (a) publication, or performance or delivery in public, whichever may first happen, and for a term of fifty years thereafter, and the proviso to section three of this Act shall, in the case of such a work, apply as if the author had died at the date of such publication or performance or delivery in public as aforesaid.

(2) The ownership of an author's manuscript after his death, where such ownership has been acquired under a testamentary disposition made by the author and the manuscript is of a work which has not been published nor performed in public nor delivered in public, shall be proof *prima facie* of the copyright being with the owner of the manuscript.

Provisions as
to Government
publications.

28. Without prejudice to any rights or privileges of the Crown, where any work has, whether before or after the commencement of this Act, been prepared or published by or under the direction or control of His Majesty or any Government department, the copyright in the work shall, subject to any agreement with the author, belong to His Majesty, and in such case shall continue for a period of fifty years from the date of the first publication of the work.

Provisions as
to mechanical
reproductions.

29. (1) Copyright shall subsist in records, perforated rolls, and other contrivances by means of which sounds may be mechanically reproduced, in like manner as if such contrivances were printed matter, but the term of copyright shall be fifty years from the making of the original plate from which the contrivance was directly or indirectly derived, and the person who was the owner of such original plate at the time when such plate was made shall be deemed to be the author of the work and, where such owner is a body corporate, the body corporate shall be deemed for the purposes of this Act to reside within the parts of His Majesty's dominions to which this Act extends if it has established a place of business within such parts.

(2) It shall not be deemed to be an infringement of copyright in any musical work for any person to make within the parts of His Majesty's dominions to which this Act extends records, perforated rolls, or other contrivances by means of which the work may be mechanically performed, if such person proves—

(a) that such contrivances have previously been made by, or with the consent or acquiescence of, the owner of the copyright in the work; and

(b) that he has given the prescribed notice of his intention to make the contrivances, and has paid in the prescribed manner to, or for the benefit of, the owner of the copyright in the work royalties in respect of all such contrivances sold by him, calculated at the rate hereinafter ascertained;

Provided that—

(1) nothing in this provision shall authorise any alterations in, or additions from, the work reproduced, unless contrivances reproducing the work subject to further alterations and additions have been previously made by or with the consent or acquiescence of, the owner of the copyright, or unless such alterations or additions are reasonably necessary for the adaptation of the work to the contrivances in question; and

- (2) In the purpose of this provision, a musical work shall be deemed to include any work so closely associated therewith as to form part of the same work, but shall not be deemed to include a contrivance by means of which sounds may be mechanically reproduced.

- (3) The rate at which such royalties as aforesaid are to be calculated shall—

- (a) in the case of contrivances sold within two years after the commencement of this Act by the person making the same, be one and one-half per cent.; and

- (b) in the case of contrivances sold as aforesaid after the expiration of that period, five per cent.

on the ordinary retail selling price of the contrivances calculated in the prescribed manner, so however that the royalty payable in respect of a contrivance shall, in no case, be less than a half-penny for each separate musical work in which copyright subsists reproduced thereon, and, where the royalty calculated as aforesaid includes a fraction of a farthing, such fraction shall be reckoned as a farthing.

Provided that, if, at any time after the expiration of seven years from the commencement of this Act, it appears to the Board of Trade that such rate as aforesaid is no longer equitable, the Board of Trade may, after holding a public inquiry, make an order either diminishing or increasing that rate to such extent as under the circumstances may seem just, but any order so made shall be provisional only and shall not have any effect unless and until confirmed by Parliament; but, where an order raising the rate has been made and confirmed, no further revision shall be made before the expiration of fourteen years from the date of the last revision.

(4) If any such contrivance is made reproducing two or more different works in which copyright subsists and the owners of the copyright therein are different persons, the same payable by way of royalties under this section shall be apportioned amongst the several owners of the copyright in such proportions as, failing agreement, may be determined by arbitration.

(5) When any such contrivance by means of which a musical work may be mechanically performed have been made, then, for the purpose of this section, the owner of the copyright in the work shall, in relation to any person who makes the prescribed inquiries, be deemed to have given his consent to the making of such contrivance if he fails to reply to such inquiries within the prescribed time.

(6) For the purposes of this section, the Board of Trade may make regulations prescribing anything which under this section is to be prescribed, and prescribing the mode in which orders are to be given and the particulars to be given in such orders, and the mode, time, and frequency of the payment of royalties, and any such regulations may, if the Board think fit, include regulations requiring payment in advance or otherwise securing the payment of royalties.

(7) In the case of musical works published before the commencement of this Act, the foregoing provisions shall have effect, subject to the following modifications and additions:—

- (a) The conditions as to the previous making by, or with the consent or acquiescence of, the owner of the copyright in the work, and the restrictions as to alterations in or omissions from the work, shall not apply;

- (b) The rate of two and one-half per cent. shall be substituted for the rate of five per cent. as the rate at which royalties are to be calculated, but no royalties shall be payable in respect of contrivances sold before the first day of July, eleven hundred and thirteen, if contrivances reproducing the same work had been lawfully made, or placed on sale, within the parts of the Majesty's dominions to which this Act extends before the first day of July, eleven hundred and two;

- (c) Notwithstanding any assignment made before the passing of this Act of the copyright in a musical work, any rights conferred by this Act in respect of the making, or authorizing the making, of contrivances by means of which the work may be mechanically performed shall belong to the author or his legal personal representative and not to the assignee, and the royalties aforesaid shall be payable to, and for the benefit of, the author of the work or his legal personal representative;

- (d) The saving contained in this Act of the rights and interests arising from, or in connection with, letters patent before the commencement of this Act shall not be construed as authorizing any person who has made contrivances by means of which the work may be mechanically performed to sell any such contrivances, whether made before or after the passing of this Act, except on the terms and subject to the conditions laid down in this section;

- (e) Where the work is a work on which copyright is conferred by an Order in Council relating to a foreign country, the copyright so conferred shall not, except to such extent as may be provided by the Order, include any rights with respect to the making of records, perforated rolls, or other contrivances by means of which the work may be mechanically performed.

(8) Notwithstanding anything in this Act, where a record, perforated roll, or other contrivance by means of which sounds may be mechanically reproduced has been made before the commencement of this Act, copyright shall, as from the commencement of this Act, subsist

therein in the manner and for the like term as if the said had been in force at the date of the making of the original photo from which the contrivance was directly or indirectly derived.

Provided that—

- (i) the person who, at the commencement of this Act, is the owner of such original plate shall be the first owner of such copyright; and
- (ii) nothing in this provision shall be construed as authorising copyright in any such contrivance if the making thereof would have infringed copyright in some other such contrivance, if this provision had been in force at the time of the making of the first-mentioned contrivance.

Provision
as to patents
or process.

20. Notwithstanding anything in this Act, it shall not be an infringement of copyright in an address of a political nature delivered at a public meeting to publish a report thereof in a newspaper.

Provision
as to photo-
graphs.

21. The term for which copyright shall subsist in photographs shall be fifty years from the making of the original negative from which the photograph was directly or indirectly derived, and the person who was owner of such negative at the time when such negative was made shall be deemed to be the author of the work, and, where such owner is a body corporate, the body corporate shall be deemed for the purposes of this Act to reside within the parts of His Majesty's dominions to which this Act extends if it has established a place of business within such parts.

Provision
as to designs
registrable
under 2nd Act,
1889.

22. (1) This Act shall not apply to designs capable of being registered under the Patents and Designs Act, 1907, except designs which, though capable of being so registered, are not used, or intended to be used as models or patterns to be multiplied by any industrial process.

(2) General rules under section eighty-six of the Patents and Designs Act, 1907, may be made for determining the conditions under which a design shall be deemed to be used for such purposes as aforesaid.

Works of
foreign
authors that
published in
part of His
Majesty's
dominions to
which this
Act extends.

23. If it appears to His Majesty that a foreign country does not give, or has not undertaken to give, adequate protection to the works of British authors, it shall be lawful for His Majesty by Order in Council to direct that such of the provisions of this Act as confer copyright on works first published within the parts of His Majesty's dominions to which this Act extends, shall not apply to works published after the date specified in the Order, the authors whereof are subjects or citizens of such foreign country, and are not resident in His Majesty's dominions, and in respect those provisions shall not apply to such works.

Existing
works.

24. (1) Where any person is immediately before the commencement of this Act entitled to any such right in any work as is specified in the first column of the First Schedule to this Act, or to any interest in such a right, he shall, as from that date, be entitled to the substituted right set forth in the second column of that schedule, or to the same interest in such a substituted right, and in no other right or interest, and such substituted right shall subsist for the term for which it would have subsisted if this Act had been in force at the date when the work was made and the work had been one entitled to copyright thereunder.

Provided that—

- (a) if the author of any work in which any such right as is specified in the first column of the First Schedule to this Act subsists at the commencement of this Act has, before that date, assigned the right or granted any interest therein for the whole term of the right, then at the date when, but for the passing of this Act, the right would have expired the substituted right conferred by this section shall, in the absence of express agreement, pass to the author of the work, and any interest therein created before the commencement of this Act and then subsisting shall determine; but the person who immediately before the date at which the right would have expired was the owner of the right or interest shall be entitled at his option either—
- (b) on giving such notice as hereinafter mentioned, to an assignment of the right or the grant of a similar interest therein for the remainder of the term of the right for such consideration as, being agreement, may be determined by arbitration; or
- (c) without any such assignment or grant, to continue to reproduce or perform the work in the manner as theretofore subject to the payment, if demanded by the author within three years after the date at which the right would have expired, of such royalties to the author as, being agreement, may be determined by arbitration, or, where the work is incorporated in a collective work and the owner of the right or interest is the proprietor of that collective work, without any such payment.

The notice above referred to must be given not more than one year nor less than six months before the date at which the right would have expired, and must be sent by registered post to the author, or, if he cannot with reasonable diligence be found, advertised in the London Gazette and in two London newspapers:

- (4) where any person has, before the twenty-sixth day of July nineteen hundred and ten, taken any action whereby he has incurred any expenditure or liability in connection with the reproduction or performance of any work in a manner which at the time was lawful, or for the purpose of or with a view to the reproduction or performance of a work at a time when such reproduction or performance would, but for the passing of this Act, have been lawful, nothing in this section shall diminish or prejudice any rights or interests arising from or in connection with such action which are subsisting and valuable at the said date, unless the person who by virtue of this section becomes entitled to obtain such reproduction or performance agrees to pay such compensation as, failing agreement, may be determined by arbitration.
- (5) For the purpose of this section, the expression "action" includes the legal personal representatives of a deceased author.
- (6) Subject to the provisions of section nineteen, sub-sections (7) and (8) and of section thirty-three of this Act, copyright shall not subsist in any work made before the commencement of this Act, otherwise than under, and in accordance with, the provisions of this section.

Application to British Possessions.

25. (1) This Act, except such of the provisions thereof as are expressly restricted to the United Kingdom, shall extend throughout His Majesty's dominions: Provided that it shall not extend to a self-governing dominion, unless declared by the Legislature of that dominion to be in force therein either without any modifications or additions, or with such modifications and additions relating exclusively to procedure and modes, or necessary to adapt this Act to the circumstances of the dominion, as may be enacted by such Legislature.

Application of Act to British Possessions.

(2) If the Secretary of State certifies by notice published in the London Gazette that any self-governing dominion has passed legislation under which works, the authors whereof were at the date of the making of the work British subjects resident elsewhere than in the dominion or (not being British subjects) were resident in the parts of His Majesty's dominions to which this Act extends, enjoy within the dominion rights substantially identical with those conferred by this Act, then, whilst such legislation continues in force, the dominion shall, for the purpose of the rights conferred by this Act, be treated as if it were a dominion to which this Act extends; and it shall be lawful for the Secretary of State to give such a certificate as aforesaid, notwithstanding that the remedies for enforcing the rights, or the restrictions on the importation of copies of works, manufactured in a foreign country, under the law of the dominion, differ from those under this Act.

26. (1) The Legislature of any self-governing dominion may, at any time, repeal all or any of the enactments relating to copyright passed by Parliament (including this Act) so far as they are operative within that dominion: Provided that no such repeal shall prejudicially affect any legal rights existing at the time of the repeal, and that, on this Act or any part thereof being so repealed by the Legislature of a self-governing dominion, that dominion shall cease to be a dominion to which this Act extends.

Legislative power of self-governing dominions.

(2) In any self-governing dominion to which this Act does not extend, the enactments repealed by this Act shall, so far as they are operative in that dominion, continue in force until repealed by the Legislature of that dominion.

(3) Where His Majesty in Council is satisfied that the law of a self-governing dominion to which this Act does not extend provides adequate protection within the dominion for the works (whether published or unpublished) of authors who at the time of the making of the work were British subjects resident elsewhere than in that dominion, His Majesty in Council may, for the purpose of giving reciprocal protection, direct that this Act, except such parts (if any) thereof as may be specified in the Order, and subject to any conditions contained therein, shall, within the parts of His Majesty's dominions to which this Act extends, apply to works the authors whereof were, at the time of the making of the work, resident within the first-mentioned dominion, and to works first published in that dominion; but, save as provided by such an Order, works the authors whereof were resident in a dominion to which this Act does not extend shall not, whether they are British subjects or not, be entitled to any protection under this Act except such protection as is by this Act conferred on works first published within the parts of His Majesty's dominions to which this Act extends:

Provided that no such Order shall confer any rights within a self-governing dominion, but the Governor in Council of any self-governing dominion to which this Act extends, may, by Order, confer within that dominion the like rights as His Majesty in Council in, under the foregoing provisions of this sub-section, authorises to confer within other parts of His Majesty's dominions.

For the purposes of this sub-section, the expression "a dominion to which this Act extends" includes a dominion which is for the purposes of this Act to be treated as if it were a dominion to which this Act extends.

Power of
His Majesty
at Her
Majesty's
pleasure
to make
any
amendment
in the
provisions
of the
Order.

Application
to the
provisions
of the
Order.

22. The Legislature of any British possession in which this Act extends may modify or add to any of the provisions of this Act in its application to the possession, but, except so far as such modifications and additions relate to procedure and remedies, they shall apply only to works the authors of which were, at the time of the making of the work, resident in the possession, and to works first published in the possession.

23. His Majesty may, by Order in Council, extend this Act to any territories under his protection and to Cyprus, and, on the making of any such Order, this Act shall, subject to the provisions of the Order, have effect as if the territories to which it applies were part of His Majesty's dominions to which this Act extends.

PART II.—INTERNATIONAL COPYRIGHT.

Power to
extend this
Act to
foreign
works.

24. (1) His Majesty may, by Order in Council, direct that this Act (except such parts, if any, thereof as may be specified in the Order) shall apply—

(a) to works first published in a foreign country to which the Order relates, in like manner as if they were first published within the parts of His Majesty's dominions to which this Act extends;

(b) to literary, dramatic, musical, and artistic works, or any class thereof, the authors of which were at the time of the making of the work subjects or citizens of a foreign country to which the Order relates, in like manner as if the authors were British subjects;

(c) in respect of residences in a foreign country to which the Order relates, in like manner as if such residences were residences in the parts of His Majesty's dominions to which this Act extends;

and thereupon, subject to the provisions of this Part of this Act and of the Order, this Act shall apply accordingly.

Provided that—

(i) before making an Order in Council under this section in respect of any foreign country (other than a country with which His Majesty has entered into a convention relating to copyright), His Majesty shall be satisfied that that foreign country has made, or has undertaken to make, such provisions, if any, as it appears to His Majesty expedient to require for the protection of works entitled to copyright under the provisions of Part I of this Act;

(ii) the Order in Council may provide that the term of copyright within such parts of His Majesty's dominions as aforesaid shall not exceed that conferred by the law of the country to which the Order relates;

(iii) the provisions of this Act as to the delivery of copies of books shall not apply to works first published in such country, except as far as is provided by the Order;

(iv) the Order in Council may provide that the enjoyment of the rights conferred by this Act shall be subject to the accomplishment of such conditions and formalities (if any) as may be prescribed by the Order;

(v) in applying the provisions of this Act as to ownership of copyright, the Order in Council may make such modifications as appear necessary having regard to the law of the foreign country;

(vi) in applying the provisions of this Act as to existing works, the Order in Council may make such modifications as appear necessary, and may provide that nothing in those provisions as so applied shall be construed as reversing any right of preventing the production or importation of any translation in any case where the right has ceased by virtue of article five of the International Copyright Act, 1854.

(2) An Order in Council under this section may extend to all the several countries named or described therein.

40 & 50 Vict.,
c. 33.

Application
of Part II
to British
possessions.

25. (1) An Order in Council under this Part of this Act shall apply to all His Majesty's dominions to which this Act extends except self-governing dominions and any other possession specified in the order with respect to which it appears to His Majesty expedient that the Order should not apply.

(2) The Governor in Council of any self-governing dominion to which this Act extends may, as respects that dominion, make the like orders as under this Part of this Act His Majesty in Council is empowered to make with respect to His Majesty's dominions other than self-governing dominions, and the provisions of this Part of this Act shall, with the necessary modifications, apply accordingly.

(3) Where it appears to His Majesty expedient to exempt from the provisions of any order any part of his dominions not being a self-governing dominion, it shall be lawful for His Majesty by the same or any other Order in Council to declare that such order and this Part of this Act shall not, and the same shall not, apply to such part, except so far as is necessary for preventing any prejudice to any rights acquired previously to the date of such Order.

PART III.—SUPPLEMENTAL PROVISIONS.

31. No person shall be entitled to copyright or any similar right in any literary, dramatic, musical, or artistic work, whether published or unpublished, otherwise than under and in accordance with the provisions of this Act, or of any other statutory enactment for the time being in force, but nothing in this section shall be construed as strengthening any right or jurisdiction to restrain a breach of trust or confidence.

Abrogation
of common
law rights.

32. (1) His Majesty in Council may make Orders for altering, revoking, or varying any Order in Council made under this Act, or under any enactment repealed by this Act, but any Order made under this section shall not affect previously any rights or interests acquired or secured at the date when the Order comes into operation, and shall provide for the protection of such rights and interests.

Provisions
as to Orders
in Council.

(2) Every Order in Council made under this Act shall be published in the London Gazette and shall be laid before both Houses of Parliament as soon as may be after it is made, and shall have effect as if enacted in this Act.

33. Nothing in this Act shall deprive any of the universities and colleges mentioned in the Copyright Act, 1775, of any copyright they already possess under that Act, but the provisions and penalties for infringement of any such copyright shall be under this Act and not under that Act.

Existing
copyright
of Univ.
&c.

34. There shall continue to be charged on, and paid out of, the Consolidated Fund of the United Kingdom such annual compensation as was immediately before the commencement of this Act payable in pursuance of any Act in compensation to a library for the loss of the right to receive precious copies of books.

Existing
compensation
to certain
libraries.

Provided that this compensation shall not be paid to a library in any year, unless the Treasury are satisfied that the compensation for the previous year has been applied in the purchase of books for the use of and to be preserved in the library.

35. (1) In this Act, unless the context otherwise requires:—

Interp.
Act.

"Literary work" includes maps, charts, plans, tables, and compilations;

"Dramatic work" includes any piece for recitation, photographic work or arrangement in dumb-show, the scenic arrangement or setting scene of which is fixed in writing or otherwise, and any cinematograph production where the arrangement or setting scene or the combination of incidents represented gives the work an original character;

"Artistic work" includes works of painting, drawing, sculpture and artistic craftsmanship, and architectural works of art and engravings and photographs;

"Work of sculpture" includes casts and moulds;

"Architectural work of art" means any building or structure having an artistic character or design, in respect of such character or design, or any model for such building or structure, provided that the protection afforded by this Act shall be confined to the artistic character and design, and shall not extend to processes or methods of construction;

"Engravings" include etchings, lithographs, woodcuts, prints, and other similar works, not being photographs;

"Photograph" includes photo-lithograph and any work produced by any process analogous to photography;

"Cinematograph" includes any work produced by any process analogous to cinematography;

"Collective work" means—

(a) an encyclopaedia, dictionary, year book, or similar work;

(b) a newspaper, review, magazine, or similar publication; and

(c) any work written in distinct parts by different authors, or in which works or parts

of works of different authors are incorporated.

"Infringing," when applied to a copy of a work in which copyright subsists, means any copy, including any valuable imitation, made, or imported in contravention of the provisions of this Act;

"Performance" means any acoustic representation of a work and any visual representation of any dramatic action in a work, including such a representation made by means of any mechanical instrument;

"Delivery" in relation to a lecture, includes delivery by means of any mechanical instrument;

"Plate" includes any stereotype or other plan, stone, block, wood, matrix, transfer, or negative used or intended to be used for printing or reproducing copies of any work, and any matrix or other appliance by which records, perforated rolls or other contrivances for the acoustic representation of the work are or are intended to be made;

"Lecture" includes address, speech, and sermon;

"Self-governing dominion" means the Dominion of Canada, the Commonwealth of Australia, the Dominion of New Zealand, the Union of South Africa, and Newfoundland.

(2) For the purposes of this Act (other than those relating to infringements of copyright), a work shall not be deemed to be published or performed in public, and a lecture shall

not be deemed to be delivered in public, if published, performed in public, or delivered in public, without the consent or acquiescence of the author, his executors, administrators or assigns.

(3) For the purposes of this Act, a work shall be deemed to be first published within the parts of His Majesty's dominions in which this Act extends, notwithstanding that it has been published simultaneously in some other place, unless the publication in such parts of His Majesty's dominions as aforesaid is voluntary only and is not intended to satisfy the reasonable requirements of the public, and a work shall be deemed to be published simultaneously in two places if the time between the publication in each such place and the publication in the other place does not exceed fourteen days, or such longer period as may, for the time being, be fixed by order in Council.

(4) Where, in the case of an unpublished work, the making of a work has extended over a considerable period, the provisions of this Act conferring copyright shall be deemed to have been complied with, if the author was, during any substantial part of that period, a British subject or a resident within the parts of His Majesty's dominions to which this Act extends.

(5) For the purposes of the provisions of this Act as to residence, an author of a work shall be deemed to be a resident in the parts of His Majesty's dominions to which this Act extends if he is domiciled within any such part.

Repeal. 32. Subject to the provisions of this Act, the enactments mentioned in the second schedule to this Act are hereby repealed to the extent specified in the third column of that schedule: Provided that this repeal shall not take effect in any part of His Majesty's dominions until the Act comes into operation in that part.

Short title and commencement. 37. (1) This Act may be cited as the Copyright Act, 1911.

(2) This Act shall come into operation—

- (a) in the United Kingdom, on the first day of July nineteen hundred and twelve or such earlier date as may be fixed by order in Council;
- (b) in a self-governing dominion to which this Act extends, at such date as may be fixed by the Legislature of that dominion;
- (c) in the Channel Islands, at such date as may be fixed by the States of those islands respectively;
- (d) in any other British possession to which this Act extends, on the proclamation thereof within the possession by the Governor.

SCHEDULES.

FIRST SCHEDULE.

ENTIRE RIGHTS.

Existing right.	Copyright as defined by this Act.*
(a) In the case of Works other than Dramatic and Musical Works.	
Copyright.	Copyright as defined by this Act.*
(b) In the case of Dramatic and Musical Works.	
Both copyright and performing right.	Copyright as defined by this Act.*
Copyright, but not performing right	Copyright as defined by this Act, except the sole right to perform the work or any substantial part thereof in public.
Performing right, but not copyright	The sole right to perform the work in public, but none of the other rights comprised in copyright as defined by this Act.

For the purposes of this schedule the following expressions, where used in the first column thereof, have the following meanings:—

"Copyright" is the case of a work which according to the law in force immediately before the commencement of this Act has not been published, before that date and statutory copyright wherein depends on publication, includes the right at common law (if any) to restrain publication or other dealing with the work;

"Performing right" is the case of a work which has not been performed in public before the commencement of this Act, includes the right at common law (if any) to restrain the performance thereof in public.

* In the case of an essay, article, or portion forming part of such first published, in a review, magazine, or other periodical or work of a like nature, the right shall be copyright in any right of publishing the essay, article, or portion in substance form to which the author is entitled at the commencement of this Act, or would, if this Act had not been passed, have been entitled under existing law of the Copyright Act, 1842.

SECOND SCHEDULE.

ENACTMENTS REFERRED.

Section 24.

Enactments referred.	Enactments referred.	Extent of report.
8 Geo. 2 c. 13 ..	The Engraving Copyright Act, 1724 ..	The whole Act.
7 Geo. 2 c. 36 ..	The Engraving Copyright Act, 1747 ..	Do.
15 Geo. 3 c. 53 ..	The Copyright Act, 1775 ..	Do.
17 Geo. 3 c. 57 ..	The Prints Copyright Act, 1777 ..	Do.
54 Geo. 3 c. 54 ..	The Sculptors Copyright Act, 1814 ..	Do.
3 and 4 Will. 4 c. 15.	The Dramatic Copyright Act, 1833 ..	Do.
5 and 6 Will. 4 c. 56.	The Lectures Copyright Act, 1835 ..	Do.
6 and 7 Will. 4 c. 58.	The Poems and Engravings Copyright (Enacted) Act, 1836 ..	Do.
5 and 7 Will. 4 c. 155.	The Copyright Act, 1839 ..	Do.
5 and 6 Vict. c. 43 ..	The Copyright Act, 1853 ..	Do.
7 and 8 Vict. c. 13 ..	The International Copyright Act, 1864 ..	Do.
10 and 11 Vict. c. 83.	The Colonial Copyright Act, 1867 ..	Do.
15 and 16 Vict. c. 72.	The International Copyright Act, 1862 ..	Do.
25 and 26 Vict. c. 68.	The Fine Arts Copyright Act, 1862 ..	Sections one to six. In section eight the words "and pursuant to any Act for the protection of copyright designs," and "and in any such Act as aforesaid," become thus:—
38 and 39 Vict. c. 75.	The International Copyright Act, 1875.	The whole Act.
39 and 40 Vict. c. 80.	The Customs Consolidation Act, 1876 ..	Section forty-two, from "Books wherein" to "such copyright will expire." Sections forty-four, forty-five, and one hundred and fifty-two.
45 and 46 Vict. c. 46.	The Copyright (Musical Compositions) Act, 1882 ..	The whole Act.
49 and 50 Vict. c. 53.	The International Copyright Act, 1885.	Do.
51 and 52 Vict. c. 73.	The Copyright (Musical Compositions) Act, 1886.	Do.
52 and 53 Vict. c. 45.	The Brevets Act, 1889 ..	Section one, from "Books first published" to "as provided in that section."
6 Edw. 7 c. 24 ..	The Musical Copyright Act, 1901 ..	In section three the words "and which has been registered in accordance with the provisions of the Copyright Act, 1882, or of the International Copyright Act, 1884," which registration may be effected according to standing anything in the International Copyright Act, 1886."

25. 48.—In various of the papers contained by section 5 of the Indian Councils Act, 1909, the following amendments have been made by the Governor in Council to the rules framed under the same section for the discussion of the annual Financial Statement of the Governor in Council and published in notification No. 28, Legislative, dated 21st December 1909, at page 2 to 3 of the *Fort St. George Gazette Extraordinary*, dated 21st December 1909. The amendments have received the sanction of the Governor General in Council and are now published for general information:—

(1) In rule 3 the word "decisions" shall be inserted between the words "the 15th January in every" and the word "year."

(5) The following shall be added at the end of the proviso to sub-rule (3) in rule 8.—
 "Such provision should indicate the precise item or items in the budget which should be increased or reduced."

(6) The following shall be substituted for clause (g) in rule 15^a.—
 "(g) if it would in itself have the effect of reducing the estimated closing balance of the Treasury as sanctioned by the Government of India, it must propose some counterbalancing increase in revenue or reduction in expenditure so as to avoid such reduction of the closing balance."

L. DAVIDSON,
Asst. Secretary to Government.

REVENUE DEPARTMENT.

LEAVE.

Port St. George, November 13, 1915.

No. 476.—Under article 263 of the Civil Service Regulations, B. Mahabdin Khan Lodi Sahib Bahadur, Deputy Collector, Berach Guala, is granted privilege leave for three months with effect from the date of relief.

Port St. George, November 14, 1915.

No. 477.—Under articles 183 and 184 of the Civil Service Regulations, M. S. P. V. Krishnasankaradasa Sastry, Deputy Collector, Fourth Strake, is granted leave on medical certificate for three months in continuation of the privilege leave for three months already granted to him.

POSTINGS.

Port St. George, November 18, 1915.

No. 478.—The following postings of Deputy Collectors are ordered:—

M. R. D. Arumugala Upendra, Pori Arumgal, on return from leave, to Special duty, Ramanad, for the disposal of suits under the Madras Estates Land Act.

Port St. George, November 18, 1915.

M. R. P. Yachakudai Sivanai Aiyar Ramachina Aiyar Arumgal, on return from leave, to General duty, Tennerally.

M. R. D. Sivanai Kottai Pillai Arumgal, from General duty, Tennerally, to Special duty, Tuvoo, for the acquisition of lands required for the Tuvoo District Board Railway extension (vide G.O. No. 454 Bp., dated 24 November 1915).

ERRATUM.

Port St. George, October 31, 1915.

In the list of villages published in Notification No. 383, dated 27th September 1915, on pages 621 and 622, Part I of the *Port St. George Gazette*, dated 23rd September 1915, for "No. 491," insert "and No. 141—Jattai."

NOTIFICATIONS.

Port St. George, November 14, 1915.

No. 479.—Whereas the Manager of the Kallikata and Alangudi sections in the Ganjam district, at present under the management of the Court of Wards, has submitted an application for the survey of the villages of the estates specified in the annexed schedule and has requested in writing to deliver the notice and of such survey, the Government in Council, in exercise of the powers conferred by section 12 (a) of the Madras Survey and Revenue Act IV of 1897, hereby directs that a survey of the said villages shall be undertaken and conducted by the Madras Survey Department in accordance with the provisions of the said Act.

Schedule.

KALLIKOTA TALUK.

Kannara Pura.

Jearly villages.

Survey number or serial number of the village.	Name of village.	Survey number or serial number of the village.	Name of village.
1	Kikkapada.	31	Mankipar.
2	Kondabell.	32	Kulasa.
3	Kangapalli.	33	Khorasa.
4	Kappada.	34	Parumbelbo.
5	Kappada.	35	Kattala Neechilla.
6	Kalabanasapur.	36	Ayappur Neechilla.
7	Kottala.	37	Kolamkottala upada.
8	Kappur.	38	Kalamkottala upada.]
9	Pattanamangut.	39	Kalamkottala upada.]
10	Kalabanasapur.	40	Khorapalli.
11	Pottur.	41	Channapur.
12	Talukko.	42	Mannapalli.
13	Mannapattapada.	43	Uppalupur.
14	Channapur.	44	Kattala.
15	Kattala.	45	Kattala upada.
16	Kattala.	46	Kattala upada.
17	Kattala.	47	Kattala.
18	Pattanamangut.	48	Kattala upada.
19	Pattanamangut.*	49	Kattala upada.
20	Kattala upada.	50	Kattala upada.

Chikka jearly villages.

1	Kattala.	5	Kattala upada.
2	Kattala.	6	Kattala upada.
3	Kattala upada.	7	Kattala upada.
4	Kattala upada.	8	Kattala upada.

Kattala jearly villages.

1	Kattala.	9	Kattala upada.
2	Kattala.	10	Kattala upada.

Kannara Pura.

Jearly villages.

1	Pattanamangut.	38	Kattala upada.
2	Pattanamangut.	39	Kattala upada.
3	Kattala.	40	Kattala upada.
4	Kattala upada.	41	Kattala upada.
5	Kattala upada.	42	Kattala upada.
6	Kattala upada.	43	Kattala upada.
7	Kattala upada.	44	Kattala upada.
8	Kattala upada.	45	Kattala upada.
9	Kattala upada.	46	Kattala upada.
10	Kattala upada.	47	Kattala upada.
11	Kattala upada.	48	Kattala upada.
12	Kattala upada.	49	Kattala upada.
13	Kattala upada.	50	Kattala upada.
14	Kattala upada.	51	Kattala upada.
15	Kattala upada.	52	Kattala upada.
16	Kattala upada.	53	Kattala upada.
17	Kattala upada.	54	Kattala upada.
18	Kattala upada.	55	Kattala upada.
19	Kattala upada.	56	Kattala upada.
20	Kattala upada.	57	Kattala upada.
21	Kattala upada.	58	Kattala upada.
22	Kattala upada.	59	Kattala upada.
23	Kattala upada.	60	Kattala upada.
24	Kattala upada.	61	Kattala upada.
25	Kattala upada.	62	Kattala upada.
26	Kattala upada.	63	Kattala upada.
27	Kattala upada.	64	Kattala upada.
28	Kattala upada.	65	Kattala upada.
29	Kattala upada.	66	Kattala upada.

Chikka jearly villages.

1	Kattala upada.	3	Kattala upada.
2	Kattala upada.	4	Kattala upada.

* See last entry in column.

† See last entry in column.

‡ See last entry in column. This is an old village from village 12/13 of this position by the river.

KALAMBA PANA—cont.

Subsequent from village.

Survey number or serial number of the village.	Name of village.	Survey number or serial number of the village.	Name of village.
1	Panala.	4	Kanambak.
2	Sithapalli.	5	Madapalli.
3	Panala.		
1	Madapalli.	4	Sithalingi.
2	Kannur.	5	Sithalinga.
3	Mannuram.		

BARRA PANA.

Locally village.

1	Kanthra.	16	Nandapur.
2	Panapur.	17	Sannambedamannampalli.
3	Rudupali.	18	Mangalagudi.
4	Krishnapur.	19	Chandapur.
5	Panapoda.	20	Devanuramam.
6	Nakkampalli.	21	Gumada.
7	Telamapalli.	22	Talamapalli.
8	Durgam.	23	Saghamathapur.
9	Durgapalem.	24	Peruvu.
10	Anthimannampalli.	25	Kannada.
11	Anthimannampalli.	26	Siddurupalli.
12	Dandapalli.	27	Sulla.
13	Kottapoda.	28	Chandapur.
14	Kannuram.	29	Siddamathapur.
15	Chida.	30	Kannuram.

Subsequent from village.

1	Bagipura.	2	Chandapur.
2	Bagipura.	3	Sarabanthra.

MANNALA PANA.

Locally village.

1	Kottapoda.	20	Tandapalli.
2	Udali.	21	Mangalapur.
3	Chengalkhala.	22	Madakhal.
4	Pannapoda.	23	Kottapoda Nannapalli.
5	Mandala.	24	Sankalabardi.
6	Pannapoda.	25	Kottapoda.
7	Botlakuramkottam.	26	Botlakuramkottam.
8	Peruvu.	27	Kannabadi.
9	Peruvu.	28	Kannabadi.
10	Peruvu.	29	Siddapur.
11	Kannabadi.	30	Chandapur.
12	Bagpur.	31	Siddapur.
13	Uppalapalli.	32	Mannapoda.
14	Mannapoda.	33	Chandapur.
15	Uppalapalli.	34	Siddapur.
16	Uppalapalli.	35	Siddapur.
17	Kottapoda.	36	Siddapur.
18	Madakhal.	37	Siddapur.
19	Mannapoda.	38	Siddapur.

Subsequent from village.

1	Mannapoda.	2	Lakshmanampalli.
3	Sannambedamannampalli.	4	Talamapalli.
5	Siddapur.	6	Chandapur.
7	Siddapur.		

SANNAPANA PANA.

Locally village.

1	Talamapalli.	11	Nandapur.
2	Pannapoda.	12	Vannapoda.
3	Devanuram.	13	Peruvu.
4	Mannapoda.	14	Kottapoda.
5	Siddapur.	15	Siddapur.
6	Kottapoda.	16	Siddapur.
7	Uppalapalli.	17	Siddapur.
8	Peruvu.	18	Peruvu.
9	Sannapoda.	19	Kala.
10	Sannapoda.	20	Sannapoda.

NAMES FIRST—cont.

Panchajanya and Kula—cont.

Survey number or serial number of the village.	Name of village.	Survey number or serial number of the village.	Name of village.
11	Begadipalli	28	Talapalli.
12	Begadipalli	29	Karna.
13	Begadipalli	30	Talabaghatt.
14	Begadipalli	31	Karnataka.
15	Begadipalli	32	Karnataka.
16	Begadipalli	33	Karnataka.
17	Begadipalli	34	Karnataka.
18	Begadipalli	35	Karnataka.
19	Begadipalli	36	Karnataka.
20	Begadipalli	37	Karnataka.
21	Begadipalli	38	Karnataka.
22	Begadipalli	39	Karnataka.
23	Begadipalli	40	Karnataka.
24	Begadipalli	41	Karnataka.
25	Begadipalli	42	Karnataka.
26	Begadipalli	43	Karnataka.
27	Begadipalli	44	Karnataka.

Panchajanya and Kula—cont.

1	Karnataka.	2	Karnataka.
1	Karnataka.	1	Karnataka.
2	Karnataka.	2	Karnataka.
3	Karnataka.	3	Karnataka.
4	Karnataka.	4	Karnataka.
5	Karnataka.	5	Karnataka.
6	Karnataka.	6	Karnataka.
7	Karnataka.	7	Karnataka.
8	Karnataka.	8	Karnataka.
9	Karnataka.	9	Karnataka.
10	Karnataka.	10	Karnataka.
11	Karnataka.	11	Karnataka.
12	Karnataka.	12	Karnataka.
13	Karnataka.	13	Karnataka.
14	Karnataka.	14	Karnataka.
15	Karnataka.	15	Karnataka.
16	Karnataka.	16	Karnataka.

Panchajanya and Kula—cont.

1	Karnataka.	2	Karnataka.
1	Karnataka.	1	Karnataka.
2	Karnataka.	2	Karnataka.
3	Karnataka.	3	Karnataka.
4	Karnataka.	4	Karnataka.
5	Karnataka.	5	Karnataka.

Jamaa Panch

Jamaa Panch

1	Jamaa Panch	2	Jamaa Panch
1	Jamaa Panch	1	Jamaa Panch
2	Jamaa Panch	2	Jamaa Panch
3	Jamaa Panch	3	Jamaa Panch
4	Jamaa Panch	4	Jamaa Panch
5	Jamaa Panch	5	Jamaa Panch
6	Jamaa Panch	6	Jamaa Panch
7	Jamaa Panch	7	Jamaa Panch
8	Jamaa Panch	8	Jamaa Panch
9	Jamaa Panch	9	Jamaa Panch
10	Jamaa Panch	10	Jamaa Panch
11	Jamaa Panch	11	Jamaa Panch
12	Jamaa Panch	12	Jamaa Panch
13	Jamaa Panch	13	Jamaa Panch
14	Jamaa Panch	14	Jamaa Panch
15	Jamaa Panch	15	Jamaa Panch

Jamaa Panch

1	Jamaa Panch	2	Jamaa Panch
1	Jamaa Panch	1	Jamaa Panch
2	Jamaa Panch	2	Jamaa Panch
3	Jamaa Panch	3	Jamaa Panch
4	Jamaa Panch	4	Jamaa Panch

KORALA PIVKA.

Javaly villages.

Survey number of total number of the village.	Name of village.	Survey number or total number of the village.	Name of village.
2	Piyel.	25	Lehalake.
3	Meditipar.	26	Korobora.
4	Kandakoro.	27	Mondipali.
5	Isanghachaghal.*	28	Kalavagha, †
6	Harigipali.	29	Chakravagha.
7	Harigachakravagha.	30	Chakrapali.
8	Isangh. (Dilipoda).	31	Kandharipali.
9	Kodila.	32	Ischitpar.
10	Kodilachakravagha. (land.)	33	Kandharipali.
11	Machakhal.	34	Chakravagha.
12	Gharipali.	35	Tachapali.
13	Agrie.	36	Khapali.
14	Khalid.	37	Dugan.
15	Dugan. (Dilipoda).	38	Dugan.
16	Mompali.	39	Multamala. Chompapari.
17	Kalavachakravagha.	40	Chakravagha.
18	Ischitpar.	41	Machakhal.
19	Ischitpar.	42	Kandharipali.
20	Ischitpar.	43	Machakhal.
21	Chakravagha.	44	Chompapali.
22	Ischitpar.	45	Ischitpar.

Subsequent town villages.

1	Gadipali.	4	Chakhal.
2	Kandharipali.	5	Dugan.
3	Machakhal.		

KORALA PIVKA.

Javaly villages.

1	Mondipali.	12	Dilipoda.
2	Kandharipali.	13	Chakravagha.
3	Kandharipali.	14	Kandharipali.
4	Kandharipali.	15	Ischitpar.
5	Kandharipali.	16	Kandharipali.
6	Kandharipali.	17	Kandharipali.
7	Kandharipali.	18	Kandharipali.
8	Kandharipali.	19	Kandharipali.
9	Kandharipali.	20	Kandharipali.
10	Kandharipali.	21	Kandharipali.
11	Kandharipali.	22	Kandharipali.

Subsequent town villages.

1	Ischitpar.	4	Kandharipali.
2	Kandharipali.	5	Kandharipali.
3	Kandharipali.		

* Reconstructed from village under the management of the state.

† Subsequent town village in Kandharipali under the management of the state.

‡ Subsequent town village, but at which was purchased by the state.

Port St. George, November 1, 1912.

No. 485.—Under the authority vested in him by section 25 (a) of the Madras Forest Act V of 1882, the Governor in Council is pleased to prohibit the pasturing of cattle on the Godavari river embankment within the limits of the following villages:—

Vachapali	} Yarangodra taluk, Kistna district.
Kandharipali	
Kandharipali	
Kandharipali	
Kandharipali	

No. 491.—In exercise of the power conferred by section 25 (a) of the Madras Forest Act V of 1882, the Governor in Council is pleased to notify that, in lieu of the area fixed by section 12 of the Cattle Tempers Act I of 1871, since the enclosed rules mentioned below shall be

levied from and after the date of the notification on all cattle found trespassing on the Giddalur river embankment within the limits of the following villages:—

Vedigudi	} Yerragudem taluk, Kistna district.
Ammagubeda	
Kovvur	
Arjagavula	
Chilipi	
Kannuram	

Fines.

	Rs.	A.	P.
For each sheep	10	0	0
For each bullock or ox	2	0	0
For each horse, mare, gelding, pony, mule, bull, buffalo, cow, calf or heifer	1	0	0
For each ass, pig, ram, ewe, sheep, lamb, goat or kid	0	0	0

Port St. George, November 18, 1915.

No. 465.—The following notification of the Government of India is republished:—

FINANCE DEPARTMENT.

REVENUE BRANCH—STAMP—MIS-JUDICIAL.

Sindh, 14th November 1915.

No. 513-F.—In exercise of the powers conferred by the Indian Stamp Act, 1899 (II of 1899), the Governor General is pleased to cancel clause (d) of rule 6 of the rules published with the Notification of the Government of India in the Finance Department No. 2415-Exc., dated the 29th June 1908, as subsequently amended.

Port St. George, October 29, 1912.

No. 462.—Whereas the proprietor of the Dharakola estate in the Ganjam district has submitted an application for the survey of the villages of the estate specified in the annexed schedule and has consented in writing to defray the whole cost of such survey, the Governor in Council, in exercise of the powers conferred by section 17 (a) of the Madras Survey and Boundaries Act IV of 1857, hereby directs that the survey of the said villages shall be undertaken and conducted by the Madras Survey Department in accordance with the provisions of the said Act:—

Name of village.	Schedule I.	Name of village.
1. Giddalur.	31. Gumburda.	
2. Bhatkoda.	32. Pambodda.	
3. Gubbala.	33. Topinagi.	
4. Nigora.	34. Bada.	
5. Pethara.	35. Pambodda.	
6. Ghatapada.	36. Kataka.	
7. Samsatipalli.	37. Pambur.	
8. Sopapalli.	38. Dharakola.	
9. Kumbhoda.	39. Dangi.	
10. Ghatapalli.	40. Dharakola.	
11. Dharakola.	41. Pambur.	
12. Kataka.	42. Kataka.	
13. Dharakola.	43. Ghatapalli.	
14. Bhatkoda.	44. Khatkhatipalli.	
15. Bhatkoda.	45. Nimpalli.	
16. Bhatkoda.	46. Khatkhat.	
17. Bhatkoda.	47. Bhatkhat.	
18. Bhatkoda.	48. Ghatkhat.	
19. Bhatkoda.	49. Khatkhat.	
20. Bhatkoda.	50. Bhatkhat.	
21. Bhatkoda.	51. Khatkhat.	
22. Bhatkoda.	52. Bhatkhat.	
23. Bhatkoda.	53. Khatkhat.	
24. Bhatkoda.	54. Bhatkhat.	
25. Bhatkoda.	55. Khatkhat.	
26. Bhatkoda.	56. Bhatkhat.	
27. Bhatkoda.	57. Khatkhat.	
28. Bhatkoda.	58. Bhatkhat.	
29. Bhatkoda.	59. Khatkhat.	
30. Bhatkoda.	60. Khatkhat.	

published with his certificate No. 666, dated 27th October 1909, as amended by amendments Nos. 471, dated 12th November 1909, 473, dated 27th November 1910, 474, dated 21th January 1911, and addendum, dated 26th March 1911, 527, dated 27th March 1912, 529, dated 1st June 1912, 530, dated 26th August 1912, and 531, dated 26th September 1912—

In rule V (4) for the words "200 grains", substitute the words "three ounces (Three)".

Part II. Stamp, November 15, 1915.

No. 480—Add the following to rule 4 (1) III of the rules for the Examination of officers of the East African and Customs Department contained in Notification No. 462, dated 26th August 1910, published on pages 1012 to 1018 of the Port St. George Gazette, Part I, dated 26th September 1910—

"Preservative Officers at the Madras Customs House need not paste Form E in a second, vermillion language."

No. 481—

Part II. Stamp, October 26, 1915.

Rules to regulate the transport of sandalwood in the Trichinopoly District.

Proviso.—Rules sections 25 and 26 of the Madras Forest Act (V of 1882), His Excellency the Governor of Port St. George in Council is pleased to make the following rules for the regulation of sandalwood in transit within the Trichinopoly District:—

(1) **Proviso of sandalwood article specified areas.**—It shall not be lawful to import sandalwood into, export sandalwood from or move sandalwood within, the areas specified in the schedule A appended (outside the areas specified in schedule B) without a permit as specified in rule 3.

(2) **Import of sandalwood into areas.**—It shall not be lawful to move sandalwood into any of the areas specified in schedule B unless accompanied by a permit as specified in rule 3 and without reporting to the Commissioner at one of the checking stations specified in that schedule and adjoining the town in question.

(3) **Form of permits.**—In the case of sandalwood from Government land the permit shall be a printed one in Form I appended; in the case of sandalwood from private lands expressly notified by the Collector from time to time in the District Gazette, the permit shall be a printed one in Form II (appended) and supplied by the District Forest Officer free of charge; and in the case of sandalwood from all other private lands and from foreign territory, the permit may be printed or written and shall also be in Form II. A permit in Form III appended shall be granted in exchange for Form I or II at the first checking station on the route.

(4) **Issue of permits.**—Permits in Form I shall be issued in triplicate and shall have all the columns filled up by a duly authorized officer who shall sign and date each part, hand over the original to the purchaser, send the duplicate to the officer in charge of the forest referred to therein and keep the duplicate attached to the back as a counterfoil for record in his office. Permits in Form II (whether printed or written) shall be in duplicate and shall have the columns filled up by the owner in his authorized agent; the original shall be handed over to the person authorized to remove the sandalwood and the duplicate shall be kept in a counterfoil for at least six months from the date of issue and shall be produced for inspection at any time within that period on the application of any Forest Officer not under the rank of a Forester. Permits in Form III shall be in duplicate, the original shall be handed over in exchange for the original in Form I or II and the duplicate retained.

(5) **Check of permits.**—The permits referred to in the preceding rules shall in the case of imported sandalwood and sandalwood for export be produced with the sandalwood for examination at any station notified from time to time by the Collector in the District Gazette as a checking station and past which the sandalwood may be taken, and in the case of sandalwood in transit, the permit shall be produced anywhere within the limits of the scheduled areas when demanded by any Forest Revenue, or Police Officer and at the checking stations nearest to the locality of felling and at all subsequent stations notified from time to time by the Collector in or outside the scheduled areas and past which the sandalwood is taken; provided that it shall not be lawful to take any sandalwood off, or to pass from, any road or river on which a checking station has been placed with intention to evade the production of the sandalwood at a checking station.

The sandalwood shall be examined at the first tannah on the authorized route between the hours of 6 a.m. and 6 p.m. only; and if such sandalwood arrives at the first tannah after 6 p.m. it shall be lawful to detain it till 6 a.m. for examination.

The officer in charge of the tannah shall receive the permit in Form I or II and grant a way permit in Form III authorizing himself that such sandalwood actually comes from the locality named in the permit and agrees in kind and quantity with that shown therein. The quantity of sandalwood under transit must not be greater than that entered in the permit and,

If it is lost, the same permit must not be used again to cover the deficiency; this way permit shall protect such sawtimber along the route to its destination and shall be produced and answered at all subsequent inquiries on that point. If the officer in charge of the forest wishes to grant a way permit in Form VII, he shall obtain the sawtimber and the permit in Form I or II and shall report the case for the advice of the District Forest Officer. No demand shall be made for the production of a permit outside the sub-division except at the checking stations.

(8) *Use and registration of property marks.*—The ownership of sawtimber imported or exported for trade purposes or moved within protected areas shall be indicated by a property mark which shall be impressed upon the property interests involved. All such property marks shall be registered at the District Forest Office. It shall be lawful for the District Forest Officer to require from any person, either when presenting a property mark for registration or at any subsequent time, information relative to locality, quantity of wood available, period of felling, agency, routes, depths or destinations and such other details regarding his method of felling, trading or working as the District Forest Officer may require. He may refuse registration and may cancel the registration of any property mark if the information required is not given, or if he considers that such property mark cannot easily be distinguished from a dishonest mark or from a property mark used by another person, or if he has reason to believe that the person using the property mark is in any way connected in any illegal practice with regard to sawtimber or for other good and sufficient reason which shall in every case be placed upon record by the District Forest Officer and, submitted for the approval of the Collector. A certificate of registration in Form IV appended shall be granted by the District Forest Officer to the person registering.

(9) *Date up to which the registration of property marks has effect.*—Registration and subsequent registration shall hold good from the date thereof until the 31st April following the date of registration.

(10) *Exemption of small quantities of sawtimber carried by horse or mule from the provisions of rule 5.*—Nothing contained in any of these rules shall apply to sawtimber not exceeding 5 lbs. in weight, carried by horse or mule for their own use.

(11) *Penalty clause.*—Any person who moves, or exports or imports sawtimber, in contravention of rule 1 or 2, without a licence or a permit or to produce a way permit when demanded, or is subject to detention for examination in accordance with the provisions of rule 3, or transports a greater quantity of sawtimber than that entered in the permit, or uses the same permit more than once in contravention of rule 4, or being a holder of a permit or a permit described in schedule A refuses to give or consent to be given a permit to cover sawtimber growing on his land and exported from such area, or gives or consents to be given a permit not containing the prescribed particulars, or uses not in the form prescribed, or refuses to produce for inspection on the application of a Forest Officer and below the rank of a Forester, the duplicate of a permit issued in accordance with rule 4, or neglects in contravention of rule 5 to mark his sawtimber with a property mark duly registered at the District Forest Office, shall be liable to imprisonment for a term which may extend to one month or to fine which may extend to Rs. 500 or both.

Schedule A showing the areas within which sawtimber may be moved in the district of Trichinopoly in accordance with rule 1, section 35, Madras Forest Act.

The following is the specified area:—The Kallakudi and Ponnambali Nils in the Trichinopoly district and the adjoining country within the following limits:—

Starting from a point where the Namakkal-Salem road crosses the Trichinopoly-Salem district boundary, northwards along the district boundary to the point where the Attur-Ponnambali road runs; thence along the Attur-Ponnambali road to Ponnambali town; thence westwards along the Ponnambali-Turai road to Turai; thence along the cart-track to Tattaiyarpattinam; thence through the Vinnamalai forest; thence along the Tattaiyarpattinam-Namakhal road to Namakhal town; and thence northwards along the Namakkal-Salem road to the starting point on the district boundary.

Note.—When carts and bullocks are used as conveyances, they are held to be loaded on the scheduled area.

Schedule B.

Name of town.	Checking station.
Namakhal	Range Office.
Turai	Do.
Ponnambali	Do.

(Continued to be retained by the Issuing Office.)

FORM 1.

Form No.

(Enter serial No. of the Machine Report Form.)

1. Name and residence of the person to whom the permit is granted.
2. Quantity.
3. Description of material.
4. Place paid, if any.
5. Make, if any, on the material.
6. From what fund or depot received.
7. To what place removed.
8. Route.
9. Time allowed.
10. Remarks.

Date.

Comp.

Signature of the Issuing Office.

Designation.

(Applicable to be sent to the Office in charge of the Permit.)

FORM 2.

Form No.

(Enter serial No. of the Machine Report Form.)

1. Name and residence of the person to whom the permit is granted.
2. Quantity.
3. Description of material.
4. Place paid, if any.
5. Make, if any, on the material.
6. From what fund or depot received.
7. To what place removed.
8. Route.
9. Time allowed.
10. Remarks.

Date.

Comp.

Signature of the Issuing Office.

Designation.

No.

FORM 3.

Form No.

Permit for the ^{secret} transport of material from Government store,
(Under section 11 of the Machine Report Act.)

Name of person to whom the permit is granted.	Quantity.	Description of material.	Place paid, if any.	Make, if any, on the material.	From what fund or depot received.	To what place removed.	Route.	Time allowed.	Remarks.
1	2	3	4	5	6	7	8	9	10

Date.

Comp.

Signature of the Issuing Office.

Designation.

[Duplicate to be retained by the owner or his authorized agent.]

FORM II.
Permit No.

(Under section 35 of the Mexican Forest Act.)

1. Name and residence of the person to whom the permit is granted.
2. Quantity.
3. Description of sandalwood.
4. Marks, if any, on the sandalwood.
5. From what forest or land removed.
6. To what place removed.
7. Basis.
8. Time allowed.
9. Remarks.

Date.

Signature.

(Signature of the person
granting the permit.)

Note.—The time to be allowed is unless it shall not exceed two months, except with temporary permission of the District Forest Officer or other authorized officer.

FORM II.

Permit No.

Permit for the import ^{export} of sandalwood from private lands or from foreign territory.

(Under section 35 of the Mexican Forest Act.)

Name and residence of the person to whom the permit is granted.		Quantity.	Description of sandalwood.	Marks, if any, on the sandalwood.	From what forest or land removed.	To what place removed.	Basis.	Time allowed.	Remarks.
1	2	3	4	5	6	7	8	9	

Date.

Signature.

(Signature of the person granting the permit.)

Note.—The time to be allowed is unless it shall not exceed two months, except with the special permission of the District Forest Officer or other authorized officer.

[To be filled in by the Treasurer.]

DATE and number of way-permit (Form III) in
exchange for the permit.

Date.	Number.	Quantity.

Signature of the Treasurer.

[Counterfoil to be retained by the issuing officer in duplicate.]

FORM III.

(Under rule 4, section 25, Indian Forest Act.)

WAY PERMIT.

Permit for the transport of sandalwood from
forest, brought on permit No.
dated 191 .

1. Quantity.
2. Description.
3. Marks.
4. Time allowed.
5. Remarks.

Date,
Station.

(Signature of Transporter.)

FORM III.

(Under rule 4, section 25, Indian Forest Act.)

WAY PERMIT.

Permit for the transport of sandalwood from forest, brought on
permit No. , dated 191 .

Quantity.	Description.	Marks.	Time allowed.	Remarks.
1.	2.	3.	4.	5.

Date.
Station.

(Signature of Transporter.)

Note.—This way permit is granted subject to the rules under section 24 of the Indian Forest Act (V of 1907), and must be produced on demand by any British, French or Indian officer.

(Counterfeit to be retained by the issuing officer in duplicate digest.)

FORM IV.

CERTIFICATE OF RECOVERY

(Under rule 7, section 55, *Madras Forest Act*.)

1. Name of person registering.
2. Description of device or property mark.
3. Date of registration or renewal.
4. Remarks.

Certified that _____ existing
at _____ has ^{registered}~~acquired~~ the above device or property
mark for the official year ending 31st March 191_____.

DISTRICT FOREST OFFICE,
191 .

District Forest Office.

FORM 14.

CERTIFICATE OF REGISTRATION

(Under rule 7, section 33, *Robur Fursi Act*.)

Parent of person registering.	Description of device or property used.	Date of registration or renewal.	Remarks.
1	2	3	4

Certified that _____ residing at _____, MA registered to vote in the above census or property block for the official year ending 31st March 191 _____.

DISTRICT FOREST OFFICE,
101

District Fiscal Officer.

Port St. George, November 18, 1911.

Under section 4, Act I of 1909, His Excellency the Governor in Council hereby declares that the land described in the following schedule and measuring 244 acres, be the same a little more or less, is needed for a public purpose, to wit, for the new village-site at Aruthick; and, under sections 5 and 7 of the same Act, the Sub-Collector is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Sub-Collector, Havelock, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wet or dry, (map as provided, with survey or previous grant).	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
<i>Railway station, Havelock, Aruthick village</i>			
Cont. Aq. S. No. 12.	Esauwari, garden of Havelock Gun Hospital.	North, E. No. 12; east, western boundary of Havelock village; south, E. No. 12; west, S. No. 12.	244 0 00
Do. No. 14.	Esauwari, garden of Havelock Gun Hospital, and Gun Hospital.	North, E. No. 12; east, E. No. 12; south, S. No. 12; west, S. No. 12.	0 11
Cont. Aq. S. No. 15, portion.	Adri, Gumpappa and Sita Adri.	North, S. No. 12 and 14; east, western boundary of Havelock village; south and west, S. No. 14, portion.	2 28
		Total ..	2 43

L. M. WYNCH,
Ap. Secretary to Government.

PUBLIC WORKS DEPARTMENT.

EXTENSION OF LEAVE.

Port St. George, November 11, 1911.

Under sections 328 and 348 (1), Civil Service Regulations, Mr. Edmund William Patrick Walsh Executive Engineer, is granted extension of leave for two days.

TRANSFER.

Port St. George, November 14, 1911.

Mr. Arthur William Robert, Temporary Engineer, Yarnary Division, is, on order by Mr. Joseph McElvrie Leary, transferred to the I Circle for the charge of the new T.R.R. Division.

PROMOTIONS AND EXTENSIONS.

With effect from the 1st July 1911 against existing vacancies—

- (1) M.R.R. Mohaksharan Panwarani Ayer Sutan Ayer Arangal, from Sub-Engineer, Third Grade, temporary, to Sub-Engineer, Third Grade, sub. pro tem.
- (2) Mr. James Samuel Mathia, from Engineer, First Grade, to Sub-Engineer, Third Grade, temporary.

With effect from the 1st September 1911, two Honorary Captains and Commensary James Beck, Sub-Engineer, Second Grade, on leave in India—

- (1) M.R.R. Perungulam Aganaravane Venkataswami Ayer Arangal, B.A., from Sub-Engineer, Third Grade, to Sub-Engineer, Second Grade, temporary.
- (2) M.R.R. Selva Rajagopalswami Kalathay (Arangal, B.A., from Sub-Engineer, Third Grade, to Sub-Engineer, Second Grade, temporary (reappointed).
- (3) M.R.R. Dharmarajai Balaji Aiyar Havelock Ayer Arangal, from Superintendent, First Grade, to Sub-Engineer, Third Grade, temporary.

Under section 8, Act I of 1884, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 48 acres, be the same a little more or less, is needed for a public purpose, to wit, for extending the Canal channel of North Raja Vellai; and, under sections 3 and 7 of the same Act, the Revenue Divisional Officer, Chidambaram, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the said Divisional Officer and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wet or dry, more or less, with survey or plan of the same.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
North Raja Vellai, Chidambaram taluk, N. Talukpattinam taluk.			
Wet, No. 100 C-2	Rajagopal Polakudi and Marutha Gopala	North, No. 110 C-1; west, No. 101 B-1; south, No. 100 C-1.	48
Do. No. 100 B-1	Marutha Gopala and Marutha Gopala	North, No. 100; west, No. 110 C-1; south and west, No. 101 B-1.	82
Do. No. 101 B-1	Do.	North, No. 101 A-1; west, No. 100 C-1; south, No. 101 B-1.	91
Do. No. 101 C-1	Rajagopal Polakudi, brother of Marutha Gopala	North and west, No. 100 C-1; south, No. 101 B-1.	91
Do. No. 101 D-1	Kalliamma Polakudi	North, No. 111 B-1; west, No. 101 C-1; south, No. 110 C-2.	15
Do. No. 101 A-1	M. Marutha Polakudi	North, No. 101; west, No. 110 B-1; south and west, No. 101 A-1.	18
Do. No. 101 B-1	Do.	North, No. 101; west, No. 110 C-1; south, No. 101 B-1.	30
Do. No. 101 C-1	Do.	North, No. 101; west and south, No. 101 A-1; west, No. 110 C-2.	85
Do. No. 101 D-1	Raja Polakudi	North, No. 101; west, No. 110 A-1; south, No. 101 C-1; west, No. 101 B-1.	31
		Total ..	48

Fort St. George, November 15, 1883.

Under section 8, Act I of 1884, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 40 acres, be the same a little more or less, is needed for a public purpose, to wit, for extension of the land at the right bank of the Voppari Manickul water; and, under sections 3 and 7 of the same Act, the Revenue Divisional Officer, Tirunelveli, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Revenue Divisional Officer, Tirunelveli, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wet or dry, more or less, with survey or plan of the same.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
Chidambaram taluk, Tirunelveli taluk, N. Talukpattinam taluk.			
Wet, S. No. 101	Do.	North, portion of S. No. 101; west, S. No. 101; south, portion of S. No. 101; west, S. No. 101.	45
Do. S. No. 101	Rajagopal Polakudi	North, portion of S. No. 101; west, S. No. 101; south, portion of S. No. 101; west, S. No. 101.	141
Do. S. No. 101	Marutha Gopala	North, portion of S. No. 101; west, S. No. 101; south, S. No. 101 and 101; west, S. No. 101.	10
Do. S. No. 101	Do.	North, portion of S. No. 101; west, S. No. 101; south, S. No. 101; west, S. No. 101.	70
Do. S. No. 101	M. Marutha Gopala	North, portion of S. No. 101; west, S. No. 101; south, S. No. 101; west, S. No. 101.	50
Do. S. No. 101	Rajagopal	North, portion of S. No. 101; west, S. No. 101; south, portion of S. No. 101; west, S. No. 101.	30
		Total ..	40

Fort St. George, November 15, 1883.

Under section 8, Act I of 1884, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 41 acres, be the same a little more or less, is needed for a public purpose, to wit, for opening a field channel in Arjuna village, Madurai taluk, and, under sections

5 and 7 of the same Act, the Divisional Officer, Meiser is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

6. A plan of the land is kept in the office of the Divisional Officer, Meiser, and may be inspected at any time during office hours.

SUMMARY.

Description of land, wet or dry, swamp or peninsula, with survey or plan of the boundary.	Name of owner or occupier.	Extent of the land required to be taken up.	Extent to be taken up.
Meiser district, Meiser taluk, Arrier village.			
Santhel, dry, S. No. 204	Mahipala Sural	North, S. No. 204, west, field channel and Pujara (west channel) north, remaining portion of S. No. 204 and 207, west, just the boundary line.	10
Do. S. No. 205	Mahipala Sural	North, remaining portion of S. No. 204, west, field channel and Pujara (west channel) north, S. No. 205, west, remaining portion of S. No. 204.	20
Do. S. No. 210 C.	Maha Chetpae	North and west, remaining portion of S. No. 210 and field channel, north, remaining portion of S. No. 210 and field channel.	12
Do. S. No. 210 B.	Mahipala Sural	North, remaining portion of S. No. 210, west, Pujara (west channel) north, remaining portion of S. No. 210, west, S. No. 210.	10
		Total	52

Under section 4, Act I of 1904, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 55 aces, to be used a little more or less, is needed for a public purpose, to wit, for the Government of the said taluk, and under section 5 and 7 of the same Act, the Divisional Officer, Meiser, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the office of the said Revenue Divisional Officer, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wet or dry, swamp or peninsula, with survey or plan of the boundary.	Name of owner or occupier.	Extent of the land required to be taken up.	Extent to be taken up.
Chitpae district, Pallepura taluk, Chitpae village.			
Dry, swamp, S. No. 124	Shankar Chitpae Sural	North, S. No. 124, east, S. No. 211, north, S. No. 124, west, Kumbharapada (west) channel.	10

Under section 4, Act I of 1904, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 10 aces, to be used a little more or less, is needed for a public purpose, to wit, for the strengthening of the right bank of the Kumbharapada (west) channel, and under section 5 and 7 of the same Act, the Divisional Officer, Chitpae, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the office of the Revenue Divisional Officer, Chitpae, and may be inspected at any time during office hours.

SUMMARY.

Description of land, wet or dry, swamp or peninsula, with survey or plan of the boundary.	Name of owner or occupier.	Extent of the land required to be taken up.	Extent to be taken up.
Chitpae district, Kumbharapada taluk, Bane village.			
Waterpooled S. No. 211	Shankar Chitpae Sural	North, S. No. 211, west, S. No. 211, north, S. No. 211, west, S. No. 211.	10
Wet, swamp, S. No. 211	Shankar Chitpae Sural	North, west and north, S. No. 211, west, S. No. 211.	10
		Total	20

Under section 4, Act 1 of 1884, His Excellency the Governor in Council hereby declares that the land specified in the following schedule, and measuring 47 acres, be the same a public reserve as hereinafter provided for public purposes, to wit, for the provision of the supply of water on both sides of the Argentine Threshhold large rock supply channel, and, under sections 5 and 7 of the same Act, the Deputy Collector, Fitzkingsley, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

5. A plan of the land is kept in the office of the Deputy Collector, Fitzkingsley, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, not in dry, loose or precarious, with survey or plan on file.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
South Street, Fitzkingsley's field, Endeavour wharf.			
Dep. 100000 No. 400 A	De's field	North, No. 400; east, No. 400 A; south, No. 400 B; west, No. 400	400
Do. No. 400 ..	Do.	North, No. 400; east, No. 400 A-50; south, No. 400; west, No. 400	50
Do. No. 400 A-50	Do.	North, No. 400 A-50; east, No. 400 A-50 and 50; south, No. 400 A-50 and 50; west, No. 400	50
Do. No. 400 A	De's field and Fitzkingsley's field	North, No. 400; east, No. 400 A-50; south, No. 400 A-50; west, No. 400	50
Do. No. 400 A-50	Fitzkingsley's field and Endeavour wharf	North, No. 400 A-50; east, No. 400 A-50; south, No. 400 A-50; west, No. 400 A-50	50
Total ..			400

Fort St. George, November 10, 1884.

Under section 4, Act 1 of 1884, His Excellency the Governor in Council hereby declares that the land specified in the following schedule, and measuring 17 acres, be the same a public reserve as hereinafter provided for public purposes, to wit, for the provision of the supply of water on both sides of the Argentine Threshhold large rock supply channel, and, under sections 5 and 7 of the same Act, the Deputy Collector, Fitzkingsley, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

5. A plan of the land is kept in the office of the Deputy Collector and may be inspected at any time during office hours.

SCHEDULE.

Description of land, not in dry, loose or precarious, with survey or plan on file.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
South Street, Fitzkingsley's field, Endeavour wharf.			
Dep. 100000 No. 400 A	De's field	North, No. 400; east, No. 400 A; south, No. 400 B; west, No. 400	400
Do. No. 400 ..	Do.	North, No. 400; east, No. 400 A-50; south, No. 400; west, No. 400	50
Do. No. 400 A-50	Do.	North, No. 400 A-50; east, No. 400 A-50 and 50; south, No. 400 A-50 and 50; west, No. 400	50
Do. No. 400 A	De's field and Fitzkingsley's field	North, No. 400; east, No. 400 A-50; south, No. 400 A-50; west, No. 400	50
Do. No. 400 A-50	Fitzkingsley's field and Endeavour wharf	North, No. 400 A-50; east, No. 400 A-50; south, No. 400 A-50; west, No. 400 A-50	50
Total ..			400

F. T. MORDAN,

Deputy Sec. to Gov., F. S. G. (Deputy Collector).

Port St. George, November 18, 1912.

Under section 6, Act I of 1881, His Excellency the Governor in Council hereby declares that the land described in the following schedule and measuring 143 acres, be the same a little more or less, is needed for public purposes, to wit, for establishing the existing Government Press and, under sections 3 and 5 of the same Act, the Collector of Madras is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Collector of Madras, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, with any claim as prescriptive, with survey or police number.	Place of survey or map.	Boundaries of the land required to be taken up.	Extent to be taken up.
Kalinga district, Madras District, Pongachanah village.			
Madhigalla, 2 B 2 Pm. 12 and 11.	The portion of the Anwaras Nayana Press.	North, S.E. No. 24d 12, and, S.E. No. 10 and 11, south and west, S.E. No. 12.	area 1-43

G. A. SMITH,
Secretary to Government, P.F.D.

LIST OF PAPERS PLACED AT THE DISPOSAL OF THE PRESS.

The following list of papers placed at the disposal of the Press between 12th and 18th November 1912 is published for general information:—

No. by the Secy.	Department.	S.O. No. and date.	Subject.
1	Judicial	No. 1793, Oct. 25.	Traveling expenses to Jammu and Kashmir.—Approving the draft note, to be sent by the High Court regarding the payment of — sanctioned by Government Secy in the subject. [1 a]
2	Political	No. 494, Nov. 8.	War between Turkey and Bulgaria, Turkey and Greece, Turkey and Roumania and Turkey and Persia.—Drawing the attention to the fact that the Government of the Foreign department, vide No. 2245-6, dated 15th October 1912, regarding a Proclamation of Mourning by His Majesty the King in connection with the —, and regarding details of disbursement in respect of —, approved any communication which may come to their knowledge indicating an intention to violate the provisions of the Foreign Enlistment Act of 1870 or in other ways to interfere with the neutrality of Great Britain. [1 a]
3	Revenue	No. 2518, Oct. 25.	Approving, with issue to, the recommendations of the Board of Revenue regarding the restoration of the revenue agency order system for a further period of three years. [1 a]
4	Education	No. 311, Oct. 13.	Grant — regarding the petition, of the Director of Public Instruction for distribution in 1912-1913 the Imperial — of the 25,000 Rs. (including and industrial advances among various aided institutions. [1 a]
5	Local and Municipal.	No. 1614 L., Oct. 25.	Administrative Matter.—Referring the — of the Tanjore District Board for 1911-12. [1 a]
6	Do	No. 1877 L., Oct. 25.	Administrative Matter.—Referring the — of the North Arcot District Board for 1911-12. [1 a]
7	Do	No. 3996 M., Oct. 15.	Water-supply.—Communicating, with powers, to all municipal authorities empowered the authority concerned to claim compensation for the provision of water of water in the given system of works. [1 a]
8	Do	No. 1948 M., Oct. 15.	By-law.—Approving and sanctioning the — relating to the method of steps adopted by the Collector of Madras and directing its registration in the Collector's Office. [1 a]
9	Do	No. 2601 M., Oct. 25.	By-law.—Approving and sanctioning the — relating to the method of steps adopted by the Collector of Madras and directing its registration in the Collector's Office. [1 a]
10	Do	No. 2112 M., Nov. 2.	Municipal Council.—Approving the resolution proposed by the Collector of Tanjore for the new municipality of Thanjavur and referring the publication of the necessary preliminary notification for its constitution. [1 a]

N.B.—A copy of any of the foregoing papers can be obtained, on payment of the price noted against each, on application to the Superintendent, Government Press, Madras.

A. D. GARDNER,
Asst. Chief Secretary.



SUPPLEMENT TO PART I

OF

THE FORT ST. GEORGE GAZETTE.

No. 47.]

MADRAS, TUESDAY EVENING, NOVEMBER 12, 1912.

[Part. 1. p. 1.]

LEGISLATIVE DEPARTMENT.

G.O. No. 185, Legislative, dated 16th November 1912.

In continuation of G.O. No. 182, Legislative, dated 16th November 1912, the Government are pleased to notify, for general information, that the notification embodied in Appendix A to these proceedings will be published in special issues of the Fort St. George Gazette and all district gazettes immediately after receipt of the notification of the Governor General calling upon the non-official additional members of the Madras Legislative Council and the landlords and the Muhammadans in the Presidency to elect persons as additional members of his Legislative Council. It is expected that the Governor General's notification will issue on Tuesday the 17th December.

2. Appendix B comprises a complete calendar of the several electoral proceedings contemplated by the regulations.

[Appendix.

Notification

Whereas, in pursuance of the provisions of Regulation XI of the said regulations, the Governor General has been pleased to call upon the non-official members of the Legislative Council of the Governor of Port St. George, the honours of the Presidency of Port St. George and the Mahomedans necessarily in the Presidency of Port St. George, respectively, to elect in accordance with the said regulations the members or members of the Legislative Council of the Governor General assigned to them, respectively, in Regulation II of the said regulations, namely:-

- | | |
|---|-----------|
| (1) Non-official members of the Legislative Council of the Governor of
Fert St. George | 3 members |
| (2) Landholders in the Presidency of Fert St. George | 1 member, |
| (3) Mohammedan community in the Presidency of Fert St. George | 1 member. |

To exercise the powers conferred upon him by the rules and the instructions specified herein relating to sub-heads (i), (ii) and (iii) of Regulation II of the said regulations and with reference to the Governor General's instructions under Regulation XI of the said regulations, the Governor General is pleased to fix the dates and places where such returns are required, the times and the places for the various stages of the election of additional members to the Legislative Council of the Governor General as follows:—

Rule 35, Schedule I .. Meeting of the non-official members of the Legislative Council of the Governor of Fort St. George. .. Saturday, 4th January 1913, 12 noon, at the new Council Chamber, Fort St. George.

Topic and reference.	Number of examination papers.	Number of candidates papers.	Attention of visiting papers.	Counting of votes.
Rule 18, Schedule VI (Administrative).	Monday, 13th December 1915, between 12 noon and 2 p.m., at the Office of Assessing Officer.	Twelve, 1915 December 1915 between 12 noon and 2 p.m. at the new Central Chamber, First St. George.	Monday, 14th January 1916, between 12 noon and 2 p.m. at the Office of Assessing Officer in the Palace.	Monday, 11th January 1916, between 12 noon and 2 p.m. at the new Central Chamber, First St. George.
Rule 19, Schedule VII (Administrative matters).	Do.	Tuesday, 19th December 1915 between 2 and 4 p.m. at the new Central Chamber, First St. George.	Do.	Tuesday, 11th January 1916, between 2 and 4 p.m. at the new Central Chamber, First St. George.

* All Korean National Police, Civilian and Reserve Police officers first serve at least two quarters in the police district, also the Youngsoo Police College and the Police School of Government and Criminal, and in the Police City, also the Police College in general duty and the Assistant Superintendent of Police.

Under rules 18 (2) and 20 (2) of Schedule VI and rules 50 (3) and 76 (3) of Schedule XII relating to sub-bills (2) and (3) of Regulation II of the said regulations, the Governor-General is pleased to direct that any candidate withdraws his candidature or when some candidate does not so withdraw, by any of the aforesaid channels, the Returning Officer shall cause such withdrawal or the return of his candidature, as the case may be, to be published in the *Official Gazette* and also in at least three consecutive issues of the English daily newspapers published in the Madras City; and he shall also cause copies thereof to be posted at the office of the Collector, all Revenue Divisional Officers, District, and Deputy District Officers then then at telegraphic headquarters; as the Nigriti Division shall be exempted from this provision; and in Madras City such copies shall also be posted at the office of the Deputy Collector and generally at the Assistant Superintendents of Districts.

APPENDIX B.

Time-table of elections in the Madras Presidency for the Legislative Council of the Governor-General.

Serial No.	Date.	Hour.	Item of business.	Schedule and rule applicable.	Officer responsible.
	1	2	3	4	5
1918.					
1	On or before November 19, Tuesday.	..	Pollination of draft electoral rolls in the Fort St. George and Madras Districts.	Schedule VI and Rule XL.	Returning Officer—Secretary to the Government of Madras, Legislative Department.
2	On or before November 26, Tuesday.	..	Prohibition to Collection of objections relating to entries in or omissions from the electoral rolls.	Do.	Collection of all districts.
3	On or before December 3, Saturday.	..	Deposit of objections to electoral rolls and revision thereof.	Do.	Do.
4	December 3, Monday.	..	Deposits of second amended rolls in Returning Office.	Do.	Do.
5	On or before December 16, Monday.	..	Pollination of final electoral rolls. (The pollination should be made in the day of deposit thereof and before the 15th December at latest and that in the Madras District should be made not later than Monday the 16th December.)	Do.	Returning Officer—same as for item No. 1 supra.
6	December 21, Tuesday.	..	Data on which amended rolls were taken.	Do.	..
7	December 22, Wednesday.	10 noon to 4 P.M.	Attention of nomination papers for localities. (Every nomination paper should be accompanied by two candidates prepared and accepted. For each candidate to be obtained from the Returning Office.)	Schedule VI, Rule II.	Returning Officer—All Revenue District Officers, District and Deputy Collectors other than those in which local elections, in the 1918 General, are the Deputy District Collector and the Deputy Collector of Outposts and Customs, and in Madras City, also the Deputy Collector in general duty and the District Superintendent of Stamps.
8	Do.	Do.	Attention of nomination papers for the Madras Municipal community. (Every nomination paper should be accompanied by two candidates prepared and accepted. For each candidate to be obtained from the Returning Office.)	Schedule VII, Rule 1A.	Do. do.
9	December 19, Wednesday.	10 noon to 4 P.M.	Receipt of nomination papers for localities. (Every candidate and his proposer and proposer may attend during the receipt and examine the nomination papers of all candidates. If there is only one duly nominated candidate for an electoral area, he will forthwith be declared elected.)	Schedule VI, Rule 1A.	Returning Officer—same as for item No. 1 supra.
10	Do.	8 to 4 P.M.	Receipt of nomination papers for the Madras Municipal community. (Every candidate and his proposer and proposer may attend during the receipt and examine the nomination papers of all candidates. If there is only one duly nominated candidate for an electoral area, he will forthwith be declared elected.)	Schedule VII, Rule 1A.	Do. do.
1919.					
11	January 4, Saturday.	10 noon ..	Notice by both official agencies of the Madras Legislative Council.	Schedule I, Rule 2.	Returning Officer—same as for item No. 1 supra.
12	January 8, Monday.	10 noon to 4 P.M.	Receipt of corrected attention of voting papers for localities. (Every candidate desirous of securing his vote must attend in person before the Returning Officer in his district and pay the electoral fee and such fee within the voting paper which will be supplied by the Returning Officer, who will also return the voting paper the name of any candidate who may have been declared his candidate.)	Schedule VI, Rule 1A.	Returning Officer—same as for item No. 1 supra.

Time-table of elections in the Madras Presidency for the Legislative Council of the Governor-General—cont.

Serial No.	Date.	Hour.	Place of Election.	Schedule and rules applicable.	Officer responsible.
12	1915. January 8, Monday.	12 noon to 4 P.M.	Counting of votes and declaration of voting papers for the Madras Legislative Council. [Every elector entitled to casting his vote must attend in person before the returning Officer in the station or place which he names opposite to his name on the electoral roll and insert his vote on the voting paper which will be supplied by the returning Officer, who will first require from each voter the name of any candidate who may have withdrawn his nomination.]	Schedule XII, Rule 10.	Returning Officer—name as for Item No. 1 supra.
14	January 11, Saturday.	11 a.m. to 1 P.M.	Counting of votes for the Madras Legislative Council. [Every candidate may be present in person or may send a representative duly authorized by him in writing to watch the process of counting and may examine the sealed voting papers.]	Schedule VI, Rule 24.	Returning Officer—name as for Item No. 1 supra.
15	Do.	1 to 4 p.m.	Counting of votes for the Madras Legislative Council. [Every candidate may be present in person or may send a representative duly authorized by him in writing to watch the process of counting and may examine the sealed voting papers.]	Schedule XII, Rule 25.	Do. Do.

L. DAVIDSON,
Ag. Secretary to Government.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 57]

MADRAS, TUESDAY EVENING, NOVEMBER 19, 1912.

[Price, 5 cents.

Part II.—Local and Municipal Department.

APPOINTMENTS.

Fort St. George, November 15, 1912.

No. 1215.—In exercise of the power vested in him by subsection (1) of section 22 of the Madras Local Boards Act, 1884, the Governor in Council is pleased to appoint M.R. Raju Sundarapillai Arunachalam as a member of the Madras District Board in the Tanjore District. He will assume charge of his duties with effect from 1st December 1912.

No. 1216.—In exercise of the power conferred by section 12 of the Madras Local Boards Act, 1884, the Governor in Council is pleased to appoint the District Medical and Sanitary Officer, Tanjore, to be a member of the Tanjore District Board.

No. 1217.—In exercise of the power vested in him by rule 14 of the rules for the conduct of elections of members of taluk boards, the Governor in Council is pleased to appoint M.R. Raju Venkataswami Gnan as a member of the Taluk Board of Disavaram in the District of Anaimalai.

No. 1218.—In exercise of the power vested in him by rule 14 of the rules for the conduct of elections of members of taluk boards, the Governor in Council is pleased to appoint M.R. Raju Chinnaiyandi Madhavai Arampal and M.R. Raju Venkataswami Chettiar Arampal to be members of the Taluk Board of Salem in the Salem District.

No. 1219.—In exercise of the power vested in him by section 12 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint M. R. Raju Sundarapillai Raju to be a municipal councillor of the municipality of Sennai.

No. 1220.—In exercise of the power vested in him by section 12 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint Captain Robert Basil Sankar Patra, I.M.S., to be a municipal councillor of the municipality of Chinnai.

No. 1221.—In exercise of the power vested in him by section 12 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint Captain Edward William Freeman, I.M.S., to be a municipal councillor of the municipality of Palamcottah.

No. 1222.—In exercise of the power vested in him by section 12 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint M.R. Raju N. T. Sankaradasa Sundar Arampal and to reappoint M.R. Raju Myasah Chinnai Sundar Arampal to be members of the Municipality of Tanjore. M.R. Raju Chinnaiyandi Madhavai Arampal, M.R. Raju Venkataswami Chettiar Arampal and M.R. Raju Sundarapillai Raju to be municipal councillors of the municipality of Tanjore.

No. 1223.—In exercise of the power vested in him by section 12 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint Lieutenant Leon Francis Goodenough, I.M.S., to be a municipal councillor of the municipality of Erodi.

No. 1224.—In exercise of the power vested in him by section 12 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint Lieutenant Colonel Frank Charles Pereira, I.M.S., to be a municipal councillor of the municipality of Gopur.

No. 1625.—In exercise of the power vested in him by section 18 of the rules for the conduct of elections of municipal councillors, the Governor in Council is pleased to appoint M. R. N. Muthuvel Managappan Chettiar Arangal to be a municipal councillor of the municipality of Veerampattinam.

No. 1626.—Under section 10 of the Madras District Municipalities Act IV of 1884, M. R. N. Pundarikrishnaiah Aiyar Sambaswami Aiyar Arangal has been duly elected as a municipal councillor of the municipality of Tiruvallur.

No. 1627.—In exercise of the power vested in him by section 10 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint the Hon. Kallu Pillai to be a municipal councillor of the municipality of Chidambaram.

No. 1628.—In exercise of the power vested in him by section 10 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint Captain Edward Arthur Roberts, I.M.S., to be a municipal councillor of the municipality of Coimbatore.

No. 1629.—Under section 10 of the Madras District Municipalities Act IV of 1884, M. R. N. the Hon'ble K. R. Subbarao Nayanaidubhai Theer Arangal has been duly elected as a municipal councillor of the municipality of Mangalore.

No. 1630.—In exercise of the power vested in him by section 14 of the Madras District Municipalities Act IV of 1884, the Governor in Council appears to the appointment, by election, of M. R. N. Madhavan Sundarabharthy Arangal as vice chairman of the municipality of Tirupul.

NOTIFICATIONS BY COLLECTORS AND PRESIDENTS OF DISTRICT BOARDS

No. 1631.—Under section 11 of the Madras Local Boards Act, 1894, M. R. N. Tirupattinam Nageswara Kandaswami Aiyar Arangal has been appointed, by election, as a member of the Tirupattinam District Board by the Tirupattinam Taluk Board.

No. 1632.—Under section 11 of the Madras Local Boards Act, 1894, M. R. N. T. Venkataswamy Chetti, Quam has been appointed, by election, as a member of the Keralam District Board by the Marthapur Taluk Board.

No. 1633.—Under section 11 of the Madras Local Boards Act, 1894, M. R. N. K. Ram Lakshminarasappa Chetti has been appointed, by election, as a member of the Bellary District Board by the Rayachoti Taluk Board.

No. 1634.—Under section 10 of the Madras Local Boards Act, 1894, M. R. N. Perigi Subba Rao Quam, M. R. N. Chinnadappan Chinnad Subba Quam and M. R. N. Venkatesan Subba Rao Quam have been duly elected as members of the Taluk Board of Quam in the district of Annamalai.

No. 1635.—Under section 10 of the Madras Local Boards Act, 1894, M. R. N. Arundel Somappa Quam has been duly elected as a member of the Taluk Board of Ponnambali in the district of Annamalai.

No. 1636.—Under section 10 of the Madras Local Boards Act, 1894, M. R. N. Arundel Subba Rao Quam and M. R. N. Somasundaram Venkatesan Subba Quam have been duly elected as members of the Taluk Board of Chinnadappan in the district of Annamalai.

No. 1637.—Under section 16 of the Madras Local Boards Act, 1894, M. R. N. Madan Chinnadappan Chinnad Arangal has been duly elected as a member of the Tiruvallur Taluk Board in the district of Chingleput.

No. 1638.—The President, District Board, Annamalai, in exercise of the power delegated to him by the Governor in Council under section 106 of the Madras Local Boards Act, 1894, hereby appoints the Rev. Assistant Inspector of Schools, Quam, to be a member of the Quam Taluk Board.

No. 1639.—The President, District Board, Tirupattinam, in exercise of the power delegated to him by the Governor in Council under section 106 of the Madras Local Boards Act, 1894, hereby appoints M. R. N. Venkatesan Srinivasanarayana Patayak Quam to be a member of the Tirupattinam Taluk Board.

NOTIFICATIONS.

No. 1640.—In modification of a week of notification No. 74 published on page 1 of the Port St. George Gazette Extraordinary, dated 19th March 1885, as relates to the Salem municipality, the Governor in Council is pleased, under sub-section (5) of section 12 of the Madras District Municipalities Act, 1884, to declare that the maximum strength of the Municipal Council of Salem shall hereafter be twenty-two.

No. 1641.—In modification of a week of notification No. 24 published on page 1 of the Port St. George Gazette Extraordinary, dated 19th March 1885, as relates to the Salem municipality, the Governor in Council is pleased, under sub-section (5) of section 12 of the Madras District Municipalities Act, 1884, to declare that the number of councillors for the Municipal Council of Salem to be appointed by election shall be eighteen.

No. 1843.—Under sub-section (2) of section 14 and clause (a) of sub-section (1) of section 250 of the Madras District Municipalities Act, 1914, the Governor in Council is pleased to make the following alterations in rule 4 of the rules for the election of vice-chairmen of municipal councils:—

Satisfies the following for clauses (b) and (c) of rule 4:—

"(b) If there are only two candidates and if neither of them has secured the absolute majority of votes required by rule 2, the ballot shall be repeated at the same meeting and if the second ballot fails to produce the required majority of votes in favour of either of the candidates, the meeting shall be adjourned to a date to be fixed by the chairman.

"(c) Where there are more than two candidates for election and none of them has secured the absolute majority of votes required by rule 2, the ballot shall be repeated on a date as may be decided. At each successive ballot the candidates who obtained the lowest votes at the preceding ballot shall be eliminated and he shall then be eligible to vote. If two or more candidates lowest on the list have obtained equal numbers of votes, a separate ballot shall be taken in order to decide which of them should be eliminated. If at this ballot the candidates concerned again secure equal numbers of votes, the chairman of the meeting shall cast lots for the purpose of deciding which candidate shall be eliminated. The chairman shall, if no candidate secures an absolute majority of votes by each ballot only two candidates are left, and thereafter the procedure laid down in clause (a) above shall be followed."

ACQUISITION OF LANDS.

No. 1843.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 1841 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the construction of a bridge in Pooneri Taluk, District of the Madras Presidency; and, under sections 8 and 9, the revenue divisional officer, Bangalore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the revenue divisional officer, Bangalore, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, whether dry, wet, or paddy, with survey or patta number.	Name of owner or occupier.	Description of the land required to be taken up.	Total to be taken up.
Taluk District, Bangalore taluk, Bangalore taluk.			
Dist., Ry. & Ho. 2264, S.E. No. 2264.	Mr. Sri Kanchiah Ayyappa, Taluk District Officer, Bangalore.	Wet, District lands of Bangalore taluk, S.E. No. 2264, wet, bank dry, and of Sri Kanchiah Ayyappa, S.E. No. 2264, wet, paddy land, T.E. No. 2264, wet, dry, land of Bangalore Taluk taluk and paddy, T.E. No. 2264 and 2265.	1841.

No. 1844.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 1841 square feet, be the same a little more or less, is needed for a public purpose, to wit, for erecting a Government Medical school with Dispensary, and, under sections 8 and 9, the revenue divisional officer for the acquisition of land in the City of Madras is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the site is kept in the office of the said officer and may be inspected at any time during office hours.

SCHEDULE.

Description of land, whether dry, wet, or paddy, with survey or patta number.	Name of owner or occupier.	Description of the land required to be taken up.	Total to be taken up.
Madras District, Madras taluk, Highways taluk.			
Dist., S.E. No. 2264 (Genl.).	S. Mohammed Abdullah.	Wet, S.E. No. 2264, wet, S.E. No. 2264 (other part), and, S.E. No. 2265 and 2266, wet, S.E. No. 2266.	S.E. No. 2264.

No. 1841.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 4 5622 acres, to the more or less, is needed for a public purpose, to wit, for a burial and burning ground and sholens shed, and, under sections 3 and 7, the person designated officer, identified, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the revenue divisional officer, Harmond, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, with its size, more or possibly with survey or plan number.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
<i>Harmond district, District of Tolo, District of village</i>			
I.—Burial ground.			
Harmond, dry ..	Bojo of Harmond, Indraman and Indraman.	Part, north, south and west, waste land belonging to the Raj.	200 254
II.—Sholens shed.			
Harmond, dry ..	Bojo of Harmond, Indraman and Indraman.	Part, north, south and west, waste land belonging to the Raj.	2000
Total ..			4054

No. 1842.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 104 of an acre, to the more or less, is needed for a public purpose, to wit, for the construction of a sholens shed; and, under sections 3 and 7, the holder of Tirumangalam is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the holder of Tirumangalam and may be inspected at any time during office hours.

SCHEDULE.

Description of land, with its size, more or possibly with survey or plan number.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
<i>Harmond district, Tirumangalam taluk, District of village</i>			
Dy. S. No. 222 B ..	Particulars, No. Kalyan Kandaswami Vellu and No. Kalyan Kandaswami, village, No. 2. Kalyan Kandaswami and No. 2 Kalyan Kandaswami.	Part, S. No. 222 B, north, south, east, S. No. 222 B, with common land, north and west, S. No. 222 B.	2000 04
Do. ..	Particulars, No. Kalyan Kandaswami Vellu and No. Kalyan Kandaswami, village, No. Kalyan Kandaswami.	Do. do.	02
Total ..			06

No. 1843.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 104 of an acre, to the more or less, is needed for a public purpose, to wit, for a gateway to the fresh water well at Sanyasaram; and, under sections 3 and 7, the holder of Pothigam is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the holder of Pothigam and may be inspected at any time during office hours.

SCHEDULE.

Description of land, with its size, more or possibly with survey or plan number.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
<i>Harmond district, Pothigam taluk, Sanyasaram village.</i>			
Dy. S. No. 18 ..	Alang Marayya, Kandi Vellu and Kandi Vellu.	Part, portion of the same No. 18, north, portion of No. 18, north, village to the S. S. 18, west, portion of No. 18.	2000 04

By 1918.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 105 of an acre, is to be used as a public road or lane, is needed for a public purpose, to wit, for a school building at Ekerre; and, under sections 2 and 7, the Governor directs that, forthwith, it is appointed to purchase the freehold of the land from the person named in the schedule and to direct the acquisition of the said land.

3. A plan of the land is kept in the office of the revenue divisional officer, Berhampur, and may be consulted at any time during office hours.

References

[illegible]

No. 1019.—Under section 8 of the Land Acquisition Act, 1864, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 425 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the extension of the Postmaster's quarters in Palamcottah, and, under sections 5 and 7, the revenue divisional officer, Tanjore, is directed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the revenue divisional officer. Likewise, and may be converted at any time during office hours.

References

Description of land, used for dry, semi- or periodically, with primary or pasture crops.	Name of owner or occupier.	Description of the land required to be taken up.	Amount to be taken up.
<i>Formerly cleared, formerly used, palm-orchard village.</i>			
Cult., dry, No. 102- A	Kinnasarak mangro Palm	Marsh, No. 101-3 A; marsh, No. 101-2 A, marsh, No. 101-1 C; marsh, No. 101-4.	acres. 10
Do. No. 105-6 B	Do.	Marsh, No. 101-1 marsh, No. 101-4 A; marsh and marsh, No. 101-2 A.	12
Do. No. 101-5 B	K. Kinnasarak Palm ..	Marsh, No. 101-3 A, marsh and marsh, No. 101-1 C; marsh, No. 101-1	47
Do. No. 101-6 A	Do.	Marsh, No. 101-1 marsh, No. 101-4 C; marsh, No. 101-2 A, marsh, No. 101-4 A.	221
			-931

No. 1435.—Under section 6 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 1,625 square yards be the same or less, is needed for a public purpose, to wit, for the extension of Victoria Hospital for women and children at Vungpeton; and, under sections 1 and 2, the revenue divisional officer Vungpeton, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the office of the revenue divisional officer, Vungpeton, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wet or dry, lease or purchase, with survey or parish number.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
Vungpeton district, Vungpeton taluk, Vungpeton village.			
Dep. (Revenue) ..	Archi Pansoon Nagda Goss and Chitpali Karmayya.	With South Marumamoral Nagda's house, with South Chitpali and Pansoon Nagda's house with compound wall and compound lane; with, compound road leading to the house; with, compound wall of Goss's temple.	Ac. 1/2, 1/11

No. 1431.—Under section 6 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 411 sq. yds. be the same or less, is needed for a public purpose, to wit, for making a public well, and, under sections 1 and 2, the Subdivisional Officer is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the office of the Subdivisional Officer and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wet or dry, lease or purchase, with survey or parish number.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
Madura district, Madura taluk, Adilpattin village.			
Dep. No. 78 A ..	Extant Agri	Reserved on all sides by B. No. 78 A	Acres, 411

No. 1432.—Under section 6 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 171 sq. yds. be the same or less, is needed for a public purpose, to wit, for the extension of streets in the (Uthappa) and, under sections 1 and 2, the Subdivisional Officer is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the site required is available in the taluk office, Madura, for inspection at any time during office hours.

SCHEDULE.

Description of land, wet or dry, lease or purchase, with survey or parish number.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
Coleroon district, South taluk, Uthappa village.			
Revenue, No. 10-2.	Byll Vithala Kaimbamam.	North, Chithambal Vungpeton wall, No. 10-2; with, South wall, No. 11 (with, Karmayya's wall, No. 10-2; with, East, high wall, No. 11.	Acres, 452
Do	Karmayya Kaimbamam, survey of S. Vithala Kaimbamam's site.	With, North Vithala Kaimbamam, No. 10-2; with, East wall, No. 11; with, part of high wall, No. 11-2; with, East high wall, No. 11.	102
Water service line, No. 11.	Archi Nagda, son of Chitpali Goss.	With, South Vithala Kaimbamam, part of No. 11-2; with, East wall, No. 11; with, East high wall, with Chitpali Kaimbamam's house, No. 10-2; with, East high wall, No. 11.	74
Total ..			628

No. 1003.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 10·13 acres, in the town of Tullymore or Treu, is needed for a public purpose, to wit, for the extension of Strathmuckhill town and road, and, under sections 5 and 7, the revenue divisional officer, Buncrana, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plot of the land is kept in the office of the revenue field-level officer, Berhampur, and may be inspected at any time during office hours.

Appendix 1.

[illegible]

Disposition of land, and its use, for its present or future purpose, with any other or possible uses.	Name of owner or lessee.	Description of the land required to be taken up.	Notes to be taken up
San Jose district, Washington county, San Joaquin valley, California.			
Do. No. 2112 B	Belrose Company and William Belrose	North, Sec. 1022 B; east, Sec. 1027 B; south and west, Sec. 1026 B.	am.
Do. No. 2114 A	Knapp Farming Company, Inc., James Augustus Kahn and Gustaf Kahn	North, Sec. 1208 A; east, Sec. 1209-10 B; south, Sec. 1207 A; west, Sec. 1201.	41
Do. No. 2115 A	Frederickson, Kahn and Gustaf Kahn	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	42
Do. No. 2116 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	43
Do. No. 2117 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	44
Do. No. 2118 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	45
Do. No. 2119 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	46
Do. No. 2120 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	47
Do. No. 2121 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	48
Do. No. 2122 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	49
Do. No. 2123 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	50
Do. No. 2124 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	51
Do. No. 2125 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	52
Do. No. 2126 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	53
Do. No. 2127 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	54
Do. No. 2128 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	55
Do. No. 2129 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	56
Do. No. 2130 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	57
Do. No. 2131 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	58
Do. No. 2132 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	59
Do. No. 2133 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	60
Do. No. 2134 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	61
Do. No. 2135 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	62
Do. No. 2136 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	63
Do. No. 2137 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	64
Do. No. 2138 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	65
Do. No. 2139 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	66
Do. No. 2140 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	67
Do. No. 2141 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	68
Do. No. 2142 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	69
Do. No. 2143 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	70
Do. No. 2144 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	71
Do. No. 2145 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	72
Do. No. 2146 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	73
Do. No. 2147 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	74
Do. No. 2148 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	75
Do. No. 2149 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	76
Do. No. 2150 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	77
Do. No. 2151 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	78
Do. No. 2152 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	79
Do. No. 2153 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	80
Do. No. 2154 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	81
Do. No. 2155 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	82
Do. No. 2156 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	83
Do. No. 2157 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	84
Do. No. 2158 A	Knapp's Farm	North, Sec. 2281 A; east, Sec. 2276 B; south, Sec. 2274 A; west, Sec. 2269 C.	

Designation of field, wet or dry, open or grassy, etc., with number or numbers	Name of owner or manager	Description of the land required to be taken up	Material to be taken up
<i>Bayshore district, Bayshore estate, Bayshore at Sigsbee-tract.</i>			
Wet, No. 10-1 B	Bayshore Estate	North, No. 70 B; south, No. 10-1 C; south, 70 B	400
Do, No. 10-2 B	Bayshore Estate	N. east, No. 70-1 A	42
Do, No. 10-3 B	Bayshore Estate	North, No. 10-3 A; west, No. 10-3 B; south, No. 10-3 C	10
Do, No. 10-4 B	Bayshore Estate	North, No. 10-4 A; south, No. 10-4 B	40
Do, No. 10-5 B	Bayshore Estate	North, No. 10-5 A; south, No. 10-5 B	40
Do, No. 10-6 B	Do	North, No. 10-6 A; south, No. 10-6 B	40
Do, No. 10-7 B	Bayshore Estate	North, No. 10-7 A; south, No. 10-7 B	40
Do, No. 10-8 B	Bayshore Estate	North, No. 10-8 A; south, No. 10-8 B	40
Do, No. 10-9 B	Bayshore Estate	North, No. 10-9 A; south, No. 10-9 B	40
Do, No. 10-10 B	Bayshore Estate	North, No. 10-10 A; south, No. 10-10 B	40
Do, No. 10-11 B	Bayshore Estate	North, No. 10-11 A; south, No. 10-11 B	40
Do, No. 10-12 B	Bayshore Estate	North, No. 10-12 A; south, No. 10-12 B	40
Do, No. 10-13 B	Bayshore Estate	North, No. 10-13 A; south, No. 10-13 B	40
Do, No. 10-14 B	Bayshore Estate	North, No. 10-14 A; south, No. 10-14 B	40
Do, No. 10-15 B	Bayshore Estate	North, No. 10-15 A; south, No. 10-15 B	40
Do, No. 10-16 B	Bayshore Estate	North, No. 10-16 A; south, No. 10-16 B	40
Do, No. 10-17 B	Bayshore Estate	North, No. 10-17 A; south, No. 10-17 B	40
Do, No. 10-18 B	Bayshore Estate	North, No. 10-18 A; south, No. 10-18 B	40
Do, No. 10-19 B	Bayshore Estate	North, No. 10-19 A; south, No. 10-19 B	40
Do, No. 10-20 B	Bayshore Estate	North, No. 10-20 A; south, No. 10-20 B	40
Do, No. 10-21 B	Bayshore Estate	North, No. 10-21 A; south, No. 10-21 B	40
Do, No. 10-22 B	Bayshore Estate	North, No. 10-22 A; south, No. 10-22 B	40
Do, No. 10-23 B	Bayshore Estate	North, No. 10-23 A; south, No. 10-23 B	40
Do, No. 10-24 B	Bayshore Estate	North, No. 10-24 A; south, No. 10-24 B	40
Do, No. 10-25 B	Bayshore Estate	North, No. 10-25 A; south, No. 10-25 B	40
Do, No. 10-26 B	Bayshore Estate	North, No. 10-26 A; south, No. 10-26 B	40
Do, No. 10-27 B	Bayshore Estate	North, No. 10-27 A; south, No. 10-27 B	40
Do, No. 10-28 B	Bayshore Estate	North, No. 10-28 A; south, No. 10-28 B	40
Do, No. 10-29 B	Bayshore Estate	North, No. 10-29 A; south, No. 10-29 B	40
Do, No. 10-30 B	Bayshore Estate	North, No. 10-30 A; south, No. 10-30 B	40
Do, No. 10-31 B	Bayshore Estate	North, No. 10-31 A; south, No. 10-31 B	40
Do, No. 10-32 B	Bayshore Estate	North, No. 10-32 A; south, No. 10-32 B	40
Do, No. 10-33 B	Bayshore Estate	North, No. 10-33 A; south, No. 10-33 B	40
Do, No. 10-34 B	Bayshore Estate	North, No. 10-34 A; south, No. 10-34 B	40
Do, No. 10-35 B	Bayshore Estate	North, No. 10-35 A; south, No. 10-35 B	40
Do, No. 10-36 B	Bayshore Estate	North, No. 10-36 A; south, No. 10-36 B	40
Do, No. 10-37 B	Bayshore Estate	North, No. 10-37 A; south, No. 10-37 B	40
Do, No. 10-38 B	Bayshore Estate	North, No. 10-38 A; south, No. 10-38 B	40
Do, No. 10-39 B	Bayshore Estate	North, No. 10-39 A; south, No. 10-39 B	40
Do, No. 10-40 B	Bayshore Estate	North, No. 10-40 A; south, No. 10-40 B	40
Do, No. 10-41 B	Bayshore Estate	North, No. 10-41 A; south, No. 10-41 B	40
Do, No. 10-42 B	Bayshore Estate	North, No. 10-42 A; south, No. 10-42 B	40
Do, No. 10-43 B	Bayshore Estate	North, No. 10-43 A; south, No. 10-43 B	40
Do, No. 10-44 B	Bayshore Estate	North, No. 10-44 A; south, No. 10-44 B	40
Do, No. 10-45 B	Bayshore Estate	North, No. 10-45 A; south, No. 10-45 B	40
Do, No. 10-46 B	Bayshore Estate	North, No. 10-46 A; south, No. 10-46 B	40
Do, No. 10-47 B	Bayshore Estate	North, No. 10-47 A; south, No. 10-47 B	40
Do, No. 10-48 B	Bayshore Estate	North, No. 10-48 A; south, No. 10-48 B	40
Do, No. 10-49 B	Bayshore Estate	North, No. 10-49 A; south, No. 10-49 B	40
Do, No. 10-50 B	Bayshore Estate	North, No. 10-50 A; south, No. 10-50 B	40
Do, No. 10-51 B	Bayshore Estate	North, No. 10-51 A; south, No. 10-51 B	40
Do, No. 10-52 B	Bayshore Estate	North, No. 10-52 A; south, No. 10-52 B	40
Do, No. 10-53 B	Bayshore Estate	North, No. 10-53 A; south, No. 10-53 B	40
Do, No. 10-54 B	Bayshore Estate	North, No. 10-54 A; south, No. 10-54 B	40
Do, No. 10-55 B	Bayshore Estate	North, No. 10-55 A; south, No. 10-55 B	40
Do, No. 10-56 B	Bayshore Estate	North, No. 10-56 A; south, No. 10-56 B	40
Do, No. 10-57 B	Bayshore Estate	North, No. 10-57 A; south, No. 10-57 B	40
Do, No. 10-58 B	Bayshore Estate	North, No. 10-58 A; south, No. 10-58 B	40
Do, No. 10-59 B	Bayshore Estate	North, No. 10-59 A; south, No. 10-59 B	40
Do, No. 10-60 B	Bayshore Estate	North, No. 10-60 A; south, No. 10-60 B	40
Do, No. 10-61 B	Bayshore Estate	North, No. 10-61 A; south, No. 10-61 B	40
Do, No			

50, 1914.—Under section 4 of the Land Acquisition Act, 1904, the Governor in Council hereby declares that the land enclosed in the following schedule and measuring 23.85 acres, by the name a little west of line, is needed for S. public purposes, to wit, for *Mangalore-Pondicherry road*; and, under sections 3 and 7, the following officer, *Gustav*, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A piece of the land is kept in the office of the Divisional officer, Quetta, and may be disposed at any time during office hours.

Flowchart 1.1

[illegible][illegible]

5. A plan of the site is kept in the office of the said officer and may be inspected at any time during office hours.

18
19

[illegible]

No. 1056.—Cable section 6 of the Land Acquisition Act, 1904, the Governor in Council hereby declares that the land mentioned in the following schedule and amounting to 1.37 of an acre, be the same, hereinafter, is intended for a public use, and may be so used, for the construction of a road from Narandol to Chitachandpur; and, under sections 8 and 7, the persons designated either, Tattoria, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2 A plan of the land is kept in the office of the customs divisional officer, Tutuohia, and may be inspected at any time during office hours.

Example 1.4.

Description of land, wet or dry, water possibilities, with survey or plat number	Name of owner or occupier.	Facilities of the land required to be taken up	Extent to be taken up.
<i>Transecty district, Honolulu island, Sanitation village</i>			
Div. 8, No. 471	Shaw-Wheeler, Opaehaha Chap. Lahonamajoral	North, east, north and west, S. No 472	... 30
Do. No. 473-D	Chap. and Northrup Chap. Pearl Harbor	North, S. No. 473, east, Papananua, North, S. No. 472, west, S. No. 461.	... 374
9		Total	... 394

26.1491.—Under section 9 of the Land Acquisition Act, 1894, the Government of Cooch Behar declares that the land contained in the following schedule and measuring 4 gannas and 1,972 gannas of the same is a public use or is needed for a public purpose, to wit, for the construction of a waste-drainage outlet at Banghryngpoh in Tezpurh District; and, under sections 5 and 7, the special deputy collector, to the acquisition of land in the City of Madras is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plea of the site is kept in the office of the said officer and may be inspected at any time during office hours.

References

[illegible]

25. 1858.—Under section 6 of the Land Acquisition Act, 1858, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 63 of an acre, be the same a 1946 more or less, is needed for a public purpose, to wit, for the construction of a bridge

at Oufes village; and, under sections 5 and 7, the revenue divisional officer, Karachi, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the revenue divisional officer, Karachi, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, not in dry, open or porous, with survey or previous number.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
Karnal district, Karnal taluk, Oufes village.			
Part, dry (Plot) B, No 194-1 A.	Jethi Ramchand Thakurani	North, S. No 194, village area, and, S. No. 194, south, S. Nos. 194 and 195; west, S. No. 193.	100

No. 194B.—Under section 5 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 174 square feet, be the same a little more or less, is needed for a public purpose, to wit, for the creation of a scattering tank in Karnal, Punjab municipality; and, under sections 5 and 7, the revenue divisional officer, Punjab, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the office of the above officer and may be inspected at any time during office hours.

SCHEDULE.

Description of land, not in dry, open or porous, with survey or previous number.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
Karnal district, Punjab taluk, Karnal village.			
Dry, portion of S. No 1204-3	Oswal, Yarnal, guano, Pannamwara, Pather's son, Shalkey Ajipt.	North, S. No 1202-1; and, S. No. 1204-2; south, S. No 1204-1, west, S. No 1204-1.	to be 100
Do. No. 1202-1	Oswal, Yarnal, guano, Lakshman, Pather's son, Shalkey Ajipt.	North, S. No 1202-2; and, S. No. 1204-1, south, S. No 1204-1; west, S. No. 1202-1.	121
Total			174

L. DAVIDSON,
Asst. Secretary to Government.

Pigou.

NOTIFICATION.

Port St. George, November 18, 1913.

No. 348 P.—Whereas the Governor in Council is satisfied that there is danger of an outbreak of pigou at Hange in the Hange taluk of the Bellary district, if persons from the infected villages of the Bellary district and other parts declared infected with pigou are permitted to visit that place on the occasion of the meeting of Virupachandraswami Phala Paga festival.

It is ordered that the persons delegated to him under the Epidemic Diseases Act, 1897, the Governor in Council prohibit the attendance at the said festival from the 18th to 22nd, December 1913, of persons from the said parts.

All persons proceeding to the said festival in contravention of this notification will be treated as such.

[illegible]

11. — *Thymus* *serpyllifolius* L.

South African Authors:

Wang shou	Ershiwang ni	Keshi shou	Dang shou
1	2	3	4
5	6	7	8
9	10	11	12
13	14	15	16
17	18	19	20
21	22	23	24
25	26	27	28
29	30	31	32
33	34	35	36
37	38	39	40
41	42	43	44
45	46	47	48
49	50	51	52
53	54	55	56
57	58	59	60
61	62	63	64
65	66	67	68
69	70	71	72
73	74	75	76
77	78	79	80
81	82	83	84
85	86	87	88
89	90	91	92
93	94	95	96
97	98	99	100

The Elder's Review.

Quempe...	Wellington, ⁵	Ootomangid,	Parahell
-----------	--------------------------	-------------	----------

Malaya and Southern Singapore Railway

Gadepali. Rupam Maharaja	Parikar. Gadepali. Tahana.	Karaca. Madepali Gadepali	Karapara. Gadepali. Kishorepali.	Cadepali. Padepali.
--------------------------------	----------------------------------	---------------------------------	--	------------------------

3. Persons arriving from the plants above mentioned should be required to take exit passports. Careful attention should be given to the instruction contained in O O. No. 422 P., dated 21st May 1953.

L. DAVIDSON,
As. Secretary to Government.



Published by Authority.

No. 47.1

MAHARAS, TUESDAY EVENING, NOVEMBER 19, 1902. (Page 4, cont.)

Part 3-3.—Educational Department.

CONTENTS

[illegible]

NOTIFICATION BY GOVERNMENT.

NOTIFICATION

First St. George, November 18, 1912.

No. 120.—The following notification of the Government of India is republished:—

DEPARTMENT OF EDUCATION

Eschsch., 4th Ed. November 1912.

No. 45 Books.—The following articles of the King's Most Excellent Majesty in Council published in the *London Gazette* of the 29th June 1912, are republished for general information:—

At the Court at Burlington Palace, the 24th day of June 1899.

Parameters

The King's Most Excellent Majesty in Council

WHEREAS on the 24th day of April, 1883, a Decree, set forth in the First Schedule to this Order, with respect to the protection to be given by law of copyright to the authors of literary and artistic works was promulgated between His late Majesty Queen Victoria and His Majesty the Emperor of

Austria, King of Bohemia and Apostolic King of Hungary, and the ratification of the said Convention were exchanged on the 14th day of April, 1894, between His late Majesty Queen Victoria and His Majesty the Emperor.

And whereas by the Order in Council mentioned in the Second Schedule to this Order and made under the authority of the International Copyright Act, 1904 to 1905, effect was given to the said Convention throughout His Majesty's dominions except in the Dominion of Canada, the Cape, New South Wales and Tasmania:

And whereas by the Copyright Act, 1911, the said International Copyright Act, 1904 to 1905, are repealed, as from the date of the commencement of the said Copyright Act, 1911, in the parts of His Majesty's dominions to which the said Act extends:

And whereas by the said Copyright Act, 1911, authority is conferred upon His Majesty to extend by Order in Council the protection of the said Act to certain classes of foreign works within any part of His Majesty's dominions, other than self-governing dominions, to which the said Act extends:

And whereas it is expedient to continue the protection granted by the Order in Council mentioned in the Second Schedule to this Order:

Now, therefore, His Majesty, by and with the advice of His Privy Council, and by virtue of the authority conferred upon Him by the Copyright Act, 1911, is pleased to order, and it is hereby ordered as follows:—

(1) The Copyright Act, 1911, including the provisions as to existing works, shall subject to the provisions of the said Act and of this Order apply:—

(a) To works first published in the Austro-Hungarian Monarchy in like manner as if they had been first published within the parts of His Majesty's dominions to which the said Act extends;

(b) To literary, dramatic, musical and artistic works, the authors whereof were at the time of the making of the works subjects of the Austro-Hungarian Monarchy in like manner as if the authors had been British subjects;

(c) In respect of residence in the Austro-Hungarian Monarchy in like manner as if such authors had been residents in the parts of His Majesty's dominions to which the said Act extends.

Provided that—

(1) The term of copyright within the parts of His Majesty's dominions to which this Order applies shall not exceed that conferred by the law of the Austro-Hungarian Monarchy;

(2) The enjoyment of the rights conferred by the Copyright Act, 1911, shall be subject to the accomplishment of the following conditions and limitations, that is to say:—

(a) In the case of any literary or dramatic work the right after the expiration of 20 years from the end of the year in which the work or in the case of a book published in numbers each number of the work was first published to prevent the production reproducing performance or publication of any English translation of the work shall be conditional upon the publication before the expiration of the above-mentioned period of an authorized English translation of the work or of each number of the work;

(b) In the case of any work first published in the Austro-Hungarian Monarchy the entire rights conferred by the Copyright Act, 1911, shall be conditional upon the accomplishment of the conditions and limitations prescribed by law in that part of the Monarchy in which the work was first published.

(3) In the case of any musical work to which this Order applies and which has been published before the commencement of the Copyright Act, 1911, copyright in the work shall include all rights conferred by the said Act with respect to the making of records, perforated rolls, and other contrivances by means of which the work may be mechanically performed.

(4) This Order shall apply to all His Majesty's dominions, colonies, and possessions, excepting to those hereafter mentioned; that is to say, except to—

The Dominion of Canada.
The Commonwealth of Australia.
The Dominion of New Zealand.

The Union of South Africa.
Newfoundland.

(5) The Orders mentioned in the Second Schedule to this Order are hereby revoked as from the date of the commencement of the Copyright Act, 1911, so far as regards the parts of His Majesty's dominions to which this Order applies.

Provided that neither such revocation nor anything else in this Order shall prejudicially affect any right acquired or asserted before the commencement of this Order by virtue of any Order hereby revoked, and any person entitled to such right shall continue entitled thereto, and to the remedies for the same, in like manner as if this Order had not been made.

(6) This Order shall be continued as if formed part of the Copyright Act, 1911.

(7) This Order shall come into operation in the United Kingdom on the first day of July 1922 and in any other part of His Majesty's dominions to which this Order applies, on the day to which the Copyright Act, 1911, comes into operation in each part, which day is in this Order referred to as the commencement of this Order.

And the Lords Commissioners of His Majesty's Treasury are to give the necessary orders accordingly.

ALBERT FORBY.

TREATY CONCERNING

COPYRIGHT.

Convention for securing the rights of authors, as their legal representatives, with their literary or artistic works; made on the 26th day of April 1893, between Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Emperor of India, and His Majesty the Emperor of Austria, King of Bohemia, and Apostolic King of Hungary.

[The following is the English text of the Convention, entitled the second beginning, and read.]

Article I.

Authors of literary or artistic works and their legal representatives, including publishers, shall enjoy respectively in the dominions of the high contracting parties, the advantages which are at any time granted by law there for the protection of works of literature or art.

Consequently, authors of literary or artistic works which have been first published in the dominions of one of the high contracting parties, as well as their legal representatives, shall have in the dominions of the other high contracting party the same protection and the same legal remedy against all infringement of their rights as if the work had been first published in the country where the infringement may have taken place.

In the same manner, the authors of literary or artistic works, and their legal representatives, who are subjects of one of the high contracting parties, or who reside within its dominions, shall in the dominions of the other contracting party enjoy the same protection and the same legal remedy against all infringements of their rights as though they were subjects of or residents in the State in which the infringement may have taken place.

These advantages shall only be respectively guaranteed to authors and their legal representatives when the work is question is also protected by the laws of the State where the work was first published, and the benefits of protection in the other country shall not exceed that which is granted to authors and their legal representatives in the country where the work was first published.

Article II.

The right of translation forming part of the copyright, the retention of the right of translation is secured under the conditions laid down by this convention. If ten years after the expiry of the term in which a work, so far as protection is Her Majesty's dominions on the basis of the translation has appeared, its translation in English has been published, the right of translating the work into English shall no longer within these dominions exclusively belong to the author.

In the case of a book published in numbers, the shortest period of ten years shall commence at the end of the year in which each number is published.

Article III.

Authorized translations are protected as original works. They consequently enjoy the full protection granted by this convention against the unauthorized reproduction of original works.

It is understood that, in the case of a work for which the translating right has fallen into the public domain, the translator cannot oppose the translation of the same work by other writers.

Article IV.

The expression "literary or artistic works" comprehends books, pamphlets, and all other written, drawn or descriptive material works, musical compositions with or without words; works of design, painting, sculpture, and engraving; lithographs, illustrations, geographical charts, plans, sketches, and plastic works relating to geography, topography, architecture or science, in general, in fact, every production whatsoever in the literary, scientific, or artistic domain which can be published by any mode of expression or reproduction.

Article V.

In the British Empire, and in the Kingdoms and States represented in the Austro-Hungarian, the enjoyment of the rights secured by the present convention is subject only to the accomplishment of the conditions and formalities prescribed by the law of that State in which the work is first published; and no further formalities or conditions shall be required in the other country.

Consequently, it shall not be necessary that a work which has obtained legal protection in one country should be registered, or subject thereof deposited in the other country, or prove that the author is a subject of one of the countries in which the work is published, or that the work is published there.

In the dominions of the Hungarian Crown the enjoyment of these rights is subject, however, to the accomplishment of the conditions and formalities prescribed by the laws and regulations both of Great Britain and of Hungary.

Article VI.

In order that the system of the works protected by the present convention shall, in the absence of proof to the contrary, be considered as such, and be, consequently, admitted to continue proceedings thereon as indicated on the work in the countries of the other State, it will suffice that the Tribunal may, however, in case of doubt, require the production of such further evidence as may be required by the laws of the respective countries.

For anonymous or pseudonymous works, the publisher whose name is indicated on the work is entitled to protect the rights belonging to the author. He is, without other proof, regarded as the representative of the anonymous or pseudonymous author, and the latter as his legal representative in all that he has done and passed his rights.

Article VII.

The provisions of the present convention shall in any way derogate from the right of each of the contracting parties to control, or to prohibit by means of domestic legislation or police, the circulation, representation, exhibition, or sale of any work or production.

Each of the high contracting parties reserves also the right to prohibit the importation into its own territory of works which according to its national laws, or to the stipulations of treaties with other States, are or may be declared to be illicit reproductions.

Article VIII.

The provisions of the present convention shall be applied to literature or artistic works produced prior to the date of its coming into effect, subject, however, to the limitations prescribed by the following requirements:

(a) In the Austro-Hungarian Monarchy—

Copies deposited before the coming into force of the present convention, the production of which has been authentic abroad, are also to be admitted in future.

In the same manner, applications for the reproduction of works, such as stenotypes, wood-blocks, and engraved plates of every description, such as lithographs, maps, if their production has not hitherto been prohibited, may continue to be used during a period of four years from the coming into force of the present convention.

The duration of such copies, and the age of the said applications is, however, only permitted if an inventory of the said copies and applications is taken by the Government in question, in consequence of the application of the contracting party, within three months from the coming into force of the present convention, and if these copies and applications are marked with a special stamp.

Drawings and architectural works, or similar compositions legally performed before the coming into force of the present convention, are also to be performed in the future.

(b) In the United Kingdom of Great Britain and Ireland—

The author and publisher of any literary or artistic work first produced before the date at which the convention comes into effect shall be entitled to all legal remedies against infringement, provided that where any person has, before the date of the publication of the Convention in Great Britain, taken any action, lawfully produced any work in production, which are continuing and valuable at the said date, shall not be discontinued or prejudiced.

Article IX.

The provisions of the present convention shall apply to all the colonies and foreign possessions of Her Britannic Majesty, excepting to those hereinafter named; that is to say, except to—

India.	Natal.	Tasmania.
The Dominion of Canada.	New South Wales.	South Australia.
Newfoundland.	Victoria.	Western Australia.
The Cape.	Quebec.	New Zealand.

Provided always that the provisions of the present convention shall apply to any of the above-named colonies or foreign possessions in whose behalf action to that effect shall have been given by Her Britannic Majesty's representative at the Court of His Imperial and Royal Apostolic Majesty within two years from the date of the exchange of ratifications of the present convention.

Article X.

The present convention shall remain in force for ten years from the day on which the ratifications are exchanged; and is once renewed of the two high contracting parties shall have given notice twelve months before the expiration of the said period of ten years of their intention of terminating the present convention. It shall remain in force until the expiration of one year from the day on which either of the high contracting parties shall have given such notice.

Her Britannic Majesty's Government shall also have the right to denounce the convention in the same manner as on behalf of any of the colonies or foreign possessions mentioned in Article IX separately.

Article XI.

The present convention shall be ratified, and the ratifications shall be exchanged at Vienna as soon as possible. It shall come into effect ten days after its publication in conformity with the forms prescribed by the laws of the high contracting parties respectively.

44000000 44000000 44000000

Orders in Council, of the dates named below, for securing the privileges of copyright in His Majesty's Dominion to authors of literary and artistic works first produced in the Austro-Hungarian Monarchy, namely:—

April 20th, 1896.

February 2nd, 1946.

May 1966, 1968

At the Court at Buckingham Palace, the 26th day of June 1912

Discussion

The King's Most Excellent Majesty in Council.

Witnesses on the 21st day of September, 1898, a Convention with respect to the extradition to be given by way of passport to the waters of the city and arms of the Convention called the Korean Government set out in the Second Schedule to the Order was conducted. The first day, Mary, Queen Victoria, and the foreign countries following, that is to say - Belgium, France, Germany, Italy, Spain, Switzerland and Texas, and on the 21st day of September, 1897, the members of the Convention were duly appointed between the late Major Queen Victoria and the afternoon.

And whereas additionally the image carries following, namely, Luxemburg, Messine Mazzengro, Norway and Sweden, united to the said Berns Convention :

And whereas an additional Act to the said Rome Convention (hereinafter called the Additional Act) set out in the Third Schedule to this Order was agreed upon between His late Majesty Queen Victoria and the foreign nations following, namely, Belgium, Prussia, Germany, Italy, Austria, the Netherlands, Spain, Switzerland and Turkey for the purpose of amending the provisions of the said Rome Convention, and the ratification of the said Additional Act were, on the 16th day of September, 1857, exchanged between Her late Majesty Queen Victoria and the aforesaid countries:

And whereas subsequently the Baptists of Hayti resented the said Additional Act, and the foreign countries following, namely, Denmark and the Faeroe Islands, the German Protestants, Japan, and Estonia, assented to the said Berlin Convention, and the said Additional Act, and the Principality of Montenegro duly denounced the said Faeroe Corridor and the said Additional Act.

And whereas by the Orders in Council mentioned in the Fifth Schedule to this Order and made under the authority of the International Copyright Act, 1909 in 1910, effect is now given throughout His Majesty's dominions to the said Berne Convention and the said Additional Act

And whereas a Convention (hereafter called the Berlin Convention) sat and in the First Schedule to this Order was on the 18th day of November, 1885, agreed upon between His late Majesty King Edward VII, and the foreign sovereigns following, namely: Belgium, Denmark, France, Germany, Italy, Japan, Liberia, Luxembourg, Monaco, Norway, Spain, Sweden, Switzerland and Texas, for the purpose of revising the said Slave Convention and the said Anti-Slavery Act:

And whereas it is provided by the said Berlin Convention that the contracting States may make reservations by declaring at the entrance of the Convention that they deem to be incompatible with the Convention certain provisions of the said Convention, and whereas the said Convention provides that the said Reservations, Declarations, and the said Additional Act, and in further provided by the said Berlin Convention that the said Berne Convention and the said Additional Act shall remain in force as regards to relations with contracting States which do not notify the said Berlin Convention.

And whereas the said Berlin Convention was ratified by His Majesty on the 25th day of June 1878, subject to the reservation mentioned in Part I of the Fourth Schedule to this Order:

And whereas the said Berlin Convention has also been ratified by the foreign countries following, namely, Belgium, France, Germany, Italy, Japan, Liberia, Luxembourg, Monaco, Norway, Spain, Switzerland and Tunesia, subject to the reservations mentioned in Part II of the Fourth Schedule to this Order.

And whereas the Honorable of Finland has assented to the said Berlin Convention

And whereas by the Copyright Act, 1912, the aforesaid International Copyright Acts, 1909 to 1906, are repealed, so from the commencement of the said Copyright Act, 1912, is the force of the Master's Decree in which the said Act enters:

And whereas by the said Copyright Act, 1911, authority is conferred upon His Majesty to extend by Order in Council the protection of the said Act to certain classes of foreign works within any part of His Majesty's dominions, other than self-governing dominions, to which the said Act extends:

Now, transcribe, His Majesty, by and with the advice of His Privy Council, and by virtue of the authority conferred upon Him by the Copyright Act, 1911, is pleased to order, and it is hereby ordered as follows:—

- (1) This Order shall extend to the foreign countries following, namely, Belgium, Denmark and the Faeroe Islands, France, Germany and the German Protectorates, Haiti, Italy, Japan, Liberia, Luxembourg, Monaco, Norway, Portugal, Spain, Sweden, Switzerland and Syria. And the above countries are in the Order referred to as the foreign countries of the Copyright Union.

- (4) The Copyright Act, 1901, including the provisions as to existing works, shall subject to the provisions of the said Act and of the Order apply.

- (b) in works first published in a foreign country of the Copyright Union, in like manner as if they had been first published within the parts of His Majesty's dominions to which the said Act extends;

- (d) to history, dramatic, musical and artistic works, the author or several was at the time of the making of the works subjects or citizens of a foreign country of the Copyright Union, in the manner as if the authors had been British subjects.

Provided that—

- (c) Section 1 (2) (a) and 10 of the Copyright Act, 1911, and such other parts or parts thereof as confer upon the owner of the copyright in a literary, dramatic or musical work the exclusive right of making any record perforated roll cinematograph film or other contrivance by means of which the work may be mechanically performed and such other part or parts thereof as confer copyright in any record or perforated roll shall not apply in the case of any work of which the country of origin is Denmark, Italy, or Sweden.
- (d) The term of copyright within the parts of His Majesty's dominions in which this Order applies shall not exceed that conferred by the law of the country of origin of the work.
- (e) The enjoyment of the rights conferred by the Copyright Act, 1911, shall be subject to the accomplishment of the following conditions and formalities, that is to say:—
- (i) In the case of any newspaper article (not being a serial story or tale) of which the country of origin is one of the foreign countries following, namely, Belgium, France, Germany, and the German Protectorates, Italy, Liechtenstein, Luxembourg, Monaco, Portugal, Spain, Switzerland and Tunes, the right to prevent the reproduction of such article (either in the original language or in a translation) in another newspaper work as an indication of the source shall be conditional upon reproduction being forbidden by express declaration in some conspicuous part of the newspaper in which the article is published.
- (ii) In the case of any newspaper or magazine article (not being a serial story or tale) of which the country of origin is Denmark, Italy, Norway or Sweden, the right to prevent the reproduction of such article (either in the original language or in a translation) with an indication of the source shall be conditional upon reproduction being forbidden by express declaration in some conspicuous part of the newspaper or magazine in which the article is published.
- (iii) In the case of any literary or dramatic work of which the country of origin is Denmark, Italy, Japan, or Sweden, the right to prevent the reproduction of the work from the end of the year in which the work or in the case of a book published in successive parts, performance in public or publication of any translation of the work shall be conditional upon the publication before the expiration of the above-mentioned period and within the parts of His Majesty's dominions in which this Order applies or within any foreign country of the Copyright Notice of an authorized translation in the language for which protection is claimed of the work or of such notice of the work.
- (iv) In the case of any published musical work of which the country of origin is Denmark, Italy, Japan or Sweden the right to prevent performance in public shall be conditional upon performance in public being forbidden by an express declaration on the title page or commencement of the work.
- (v) In the case of any work of which the country of origin is Denmark, Italy or Sweden the entire rights conferred by the Copyright Act, 1911, shall be conditional upon the accomplishment of the conditions and formalities prescribed by law in the country of origin.
- (f) Nothing in the provisions of the Copyright Act, 1911, as applied to existing works, shall be construed as vesting any right of preventing the production or importation of any translation in any case where the right has ceased by virtue of Section 6 of the International Copyright Act, 1908.
- (g) Subject to the provisions of Article (2) proviso (i) of this Order where any musical work to which this Order applies has been published before the commencement of the Copyright Act, 1911, but no contrivance by means of which the work may be mechanically performed have before the commencement of this Order been lawfully made, printed or sold, within the parts of His Majesty's dominions in which this Order applies, copyright in the work shall include all rights conferred by the said Act with respect to the making of records, perforated rolls and other contrivances by means of which the work may be mechanically performed.
- (h) In this Order the expression "the country of origin" as applied to a work has the same meaning as in the third paragraph of Article 4 of the Berne Convention.
- (i) (1) This Order shall apply to all His Majesty's dominions, colonies, and possessions, excepting to those hereinafter named, that is to say, except to the—
- | | |
|---|---|
| <p>Dominions of Canada,
The Commonwealth of Australia,
The Dominion of New Zealand,</p> | <p>The Union of South Africa,
Nataland.</p> |
|---|---|
- (2) This Order shall also apply to Cyprus, and to the following territories under His Majesty's protection, that is to say:—the British Islands Protectorate, East African Protectorate, Gambia Protectorate, Gilian and Ellice Islands Protectorates, Northern Nigeria Protectorate, Southern Nigeria Protectorate, the Gulf Coast, Egyptian Protectorate, Southern Rhodesia, Southern Rhodesia, Sierra Leone Protectorate, South-West Africa Protectorate, Southern Nigeria Protectorate, Solomon Islands Protectorate, Swaziland, Uganda Protectorate and Wadswell.
- (3) The Order mentioned in the Fifth Schedule to this Order are hereby revoked, as from the date of the commencement of this Order, so far as regards the parts of His Majesty's dominions to which this Order applies.
- Provided that neither such revocation nor anything else in this Order shall prejudicially affect any right acquired or asserted before the commencement of this Order by virtue of any Order hereby revoked, and any power vested in such right shall continue until forfeited, and to the extent far the same, in like manner as if this Order had not been made.
- (j) This Order shall be construed as if it formed part of the Copyright Act, 1911.

(3) That Order shall come into operation in the United Kingdom on the 1st day of July, 1913, and in any other part of the Majesty's dominions to which the Order applies, on the day on which the Copyright Act, 1911, comes into operation in each part; which day is in this Order referred to as the commencement of this Order.

And the Lords Commissioners of His Majesty's Treasury are to give the necessary orders accordingly.

Alfred Pinney.

FIRST SCHEDULE.

MEMBER COUNTRIES.

Convention for the purpose of revising the Convention of Bern of the 9th September, 1886, the Additional Article and the First Protocol, attached to the same Convention and the Additional Act and the Interpretative Declaration of Paris of the 4th May, 1896, made on the 13th day of November, 1908, between His Majesty the King of the United Kingdom of Great Britain and Ireland, Emperor of India; His Majesty the German Emperor, King of Prussia; His Majesty the King of the Belgians; His Majesty the King of Denmark; His Majesty the King of Spain; the President of the French Republic; His Majesty the King of Italy; His Majesty the Emperor of Japan; the President of the Republic of Liberia; His Majesty the King of the Netherlands; His Majesty the King of Norway; His Majesty the King of Sweden; the Federal Council of the Swiss Confederation; His Majesty the King of the United States of America.

[The following is an English translation of the Convention, with the omission of the formal beginning and end.]

Article 1.

The Contracting States are constituted into a Union for the protection of the rights of authors over their literary and artistic works.

Article 2.

The expression "literary and artistic works" shall include any production in the literary, scientific or artistic domain, whatever may be the mode or form of its representation, such as books, pamphlets, and other writings; dramatic or dramatico-musical works; choreographic works and entertainments in dumb show, the acting form of which is fixed in writing or otherwise; musical compositions with or without words; works of drawing, painting, architecture, sculpture, engraving and lithography; engravings, photographic films; plans, sketches, and plastic works relative to geography, topography, architecture or science.

Translations, adaptations, arrangements of music and other reproductions in an altered form of a literary or artistic work, as well as collections of detached works, shall be protected as original works without prejudice to the rights of the author of the original work.

The contracting States shall be bound to make provision for the protection of the above-mentioned works.

Works of art applied to industrial purposes shall be protected as far as the domestic legislation of each country allows.

Article 3.

The present Convention shall apply to photographic works and to works produced by a process analogous to photography. The contracting States shall be bound to make provision for their protection.

Article 4.

Authors who are subjects or citizens of any of the countries of the Union shall enjoy in countries other than the country of origin of the work, for their works, whether published or first published in a country of the Union, the rights which the respective laws do now or may hereafter grant to authors as well as the rights specially granted by the present Convention.

The enjoyment and the exercise of these rights shall not be subject to the performance of any formalities; such enjoyment and such exercise are independent of the existence of protection in the country of origin of the work. Consequently, apart from the express stipulations of the present Convention, the extent of protection, as well as the amount of redress accorded to the author in safeguard his rights, shall be governed entirely by the laws of the country where protection is claimed.

The country of origin of the work shall be considered to be: in the case of unpublished works, the country to which the author belongs; in the case of published works, the country of first publication; and in the case of works published simultaneously in several countries of the Union, the country the laws of which grant the shortest term of protection. In the case of works published simultaneously in a country outside the Union and in a country of the Union, the latter country shall be considered exclusively as the country of origin.

By published works must be understood, for the purposes of the present Convention, works copies of which have been issued to the public. The representation of a dramatic or dramatico-musical work, the performance of a musical work, the recitation of a work of art, and the construction of a work of architecture shall not constitute a publication.

Article 5.

Authors being subjects or citizens of one of the countries of the Union who first publish their works in another country of the Union shall have in the latter country the same rights as native authors.

Article 6.

Authors can bring subjects or citizens of one of the countries of the Union, who first publish their works in one of those countries, shall enjoy in that country the same rights as citizens, and in the other countries of the Union the rights granted by the present Convention.

Article 7.

The term of protection granted by the present Convention shall include the life of the author and fifty years after his death.

Nevertheless, in case such term of protection should not be uniformly adopted by all the countries of the Union, the term shall be regulated by the law of the country where protection is claimed, and need not exceed the term fixed in the country of origin of the work. Consequently the contracting countries shall only be bound to apply the provisions of the preceding paragraph in so far as such provisions are consistent with their domestic laws.

For photographic works and works produced by a process analogous to photography, for posthumous works, for anonymous or pseudonymous works, the term of protection shall be regulated by the law of the country where protection is claimed, provided that the said term shall not exceed the term fixed in the country of origin of the work.

Article 8.

The authors of unpublished works, being subjects or citizens of one of the countries of the Union, and the authors of works first published in one of those countries shall enjoy, in the other countries of the Union, during the whole term of the right in the original work, the exclusive right of making or authorizing a translation of their work.

Article 9.

Serial stories, tales, and all other works, whether literary, scientific, or artistic, whatever their object, published in the newspapers or periodicals of one of the countries of the Union may not be reproduced in the other countries without the consent of the authors.

With the exception of serial stories and tales, any newspaper article may be reproduced by another newspaper before the reproduction thereof is expressly forbidden. Nevertheless, the same must be indicated; the legal consequences of the breach of this obligation shall be determined by the laws of the country where protection is claimed.

The protection of the present Convention shall not apply to cases of the day or to miscellaneous information which is simply of the nature of items of news.

Article 10.

As regards the liberty of extracting portions from literary or artistic works for use in publications destined for educational purposes, or having a scientific character, or for disseminating the object of the legislation of the countries of the Union and of special arrangements existing or to be concluded between them is not affected by the present Convention.

Article 11.

The stipulations of the present Convention shall apply to the public representation of dramatic or dramatic-musical works, and to the public performance of musical works whether such works be published or not.

Authors of dramatic or dramatic-musical works shall be protected during the existence of their right and the original work against the unauthorized public representation or translation of their works.

In order to enjoy the protection of the present article, authors shall not be bound in publishing their works to deposit the public representation or performance thereof.

Article 12.

The following shall be specially included among the authorized reproductions to which the present Convention applies: Unpublished indirect appropriations of a literary or artistic work, such as adaptations, musical arrangements, transformations of a novel, tale, or piece of poetry into a dramatic piece and vice versa, etc., when they are only the reproduction of that work, in the same form or in another form without essential alterations, additions, or subtractions, and do not present the character of a new original work.

Article 13.

The authors of musical works shall have the exclusive right of authorizing (1) the adaptation of those works to instruments which can reproduce them mechanically; (2) the public performance of the said works by means of those instruments.

Restrictions and conditions relating to the application of this article may be determined by the domestic legislation of each country in so far as it is necessary; but the effect of any such restrictions and conditions will be strictly limited to the country which has put them in force.

The provisions of paragraph 1 shall not be extensive, and consequently shall not be applicable in any country of the Union to works which have been lawfully adapted in that country to mechanical instruments before the coming into force of the present Convention.

Adaptations made in pursuance of paragraphs 1 and 2 of the present article, and imported without the authority of the proprietor of the work into a country where they would not be lawful, shall be liable to seizure in that country.

Article 26.

Authors of literary, scientific or artistic works shall have the exclusive right of authorizing the reproduction and public representation of their works by cinematograph.

Cinematograph productions shall be protected as literary or artistic works, if, by the arrangement of the acting film or the combination of the incidents represented, the author has given the work a personal and original character.

Without prejudice to the rights of the author of the original work the reproduction by cinematography of a literary, scientific or artistic work shall be protected as an original work.

The above provisions apply to reproduction or production effected by any other process analogous to cinematography.

Article 27.

In order that the authors of works protected by the present Convention shall, in the absence of proof to the contrary, be considered as such, and be consequently admitted to initiate proceedings against pirates before the Courts of the various countries of the Union, it will be assumed that their name is indicated on the work in the accustomed manner.

For anonymous or pseudonymous works, the publisher, whose name is indicated on the work shall be entitled to protect the rights belonging to the author. He shall be, without other proof deemed to be the legal representative of the anonymous or pseudonymous author.

Article 28.

Printed works may be copied by the competent authorities of any country of the Union, where the original work enjoys legal protection.

In such a country the seizure may also apply to reproductions imported from a country where the work is not protected, or has ceased to be protected.

The seizure shall take place in accordance with the domestic legislation of each country.

Article 29.

The provisions of the present Convention cannot in any way derogate from the right belonging to the Government of each country of the Union to prohibit, to control, or to publish, by means of domestic legislation or police, the circulation, representation, or exhibition of any works or productions in regard to which the competent authority may find it necessary to exercise that right.

Article 30.

The present Convention shall apply to all works which at the moment of its coming into force have not yet fallen into the public domain in the country of origin through the expiration of the term of protection.

If, however, through the expiration of the term of protection which was previously granted, a work has fallen into the public domain in the country where protection is claimed, that work shall not be protected anew in that country.

The application of this principle shall take effect according to the regulations contained in special Conventions existing, or to be concluded, as that effect between countries of the Union. In the absence of such stipulations, the respective countries shall regulate, each in so far as it is concerned, the manner in which this said principle is to be applied.

The above provisions shall apply equally in case of new accessions to the Union, and also in the event of the term of protection being extended by the application of Article 7.

Article 31.

The provisions of the present Convention shall not prevent a claim being made for the application of any wider protection which may be made by the legislation of a country of the Union in favour of foreigners in general.

Article 32.

The Governments of the countries of the Union reserve to themselves the right to enter into special arrangements between each other, provided always that such arrangements confer upon authors more extended rights than those granted by the Union, or embody other stipulations not contrary to the present Convention. The provisions of existing arrangements which survive in the above-mentioned countries shall remain applicable.

Article 33.

The International Office established under the name of the Office of the International Union for the Protection of Literary and Artistic Works shall be maintained.

This Office is placed under the high authority of the Government of the Swiss Confederation, which regulates its organization and supervises its working.

The official language of the Office shall be French.

Article 34.

The International Office collects every kind of information relative to the protection of the rights of authors over their literary and artistic works. It arranges and publishes such information. It undertakes the study of questions of general interest concerning the Union, and by the act of documents placed at its disposal by the different Administrations, with a particular prominence in the French language on the questions which concern the objects of the Union. The Government of the

members of the Union reserve to themselves the power to authorize by agreement among the publication by the Office of an abstract in one or more other languages, if experience should show that to be requisite.

The International Office will always hold itself at the disposal of members of the Union with the view to furnish them with any special information which they may require relative to the protection of literary and artistic works.

The Director of the International Office shall make an annual Report on his Administration, which shall be communicated to all the members of the Union.

Article 23.

The expenses of the Office of the International Union shall be shared by the contracting States. Until a fresh arrangement be made they cannot exceed the sum of \$4000 Swiss francs a year. This sum may be increased, if necessary, by the single decision of one of the Conferences provided for in Article 25.

The share of the total expense to be paid by each country shall be determined by the Division of the contracting and sending countries into six classes, each of which shall contribute in the proportion of a certain number of votes, viz. —

Total				Vote.				Total			
1st class	30	4th class	10
2nd "	20	5th "	5
3rd "	10	6th "	3

These coefficients are multiplied by the number of countries of each class, and the total product thus obtained gives the number of votes by which the total expense is to be divided. The quotient gives the amount of the part of expense.

Each country shall declare, at the time of its accession, to which of the said classes it desires to be placed.

The Swiss Administration prepares the Budget of the Office, superintends its expenditures, makes the necessary advances, and draws up the annual account which shall be communicated to all the other Administrations.

Article 24.

The present Convention may be submitted to revision in order to introduce therein amendments calculated to perfect the system of the Union.

Questions of this kind, as well as those which are of interest to the Union in other respects, shall be submitted in Conference to be held successively in the countries of the Union by delegates of the said countries. The Administration of the country where a Conference is to meet prepares, with the assistance of the International Office, the programme of the Conference. The Director of the Office shall attend at the sitting of the Conference, and shall take part in the discussions without the right to vote.

No alteration in the present Convention shall be binding on the Union except by the unanimous consent of the countries composing it.

Article 25.

States outside the Union which make provision for the legal protection of the rights forming the object of the present Convention may accede thereto on request to that effect.

Each accession shall be notified in writing to the Government of the Swiss Confederation, who will communicate it to all the other countries of the Union.

Each accession shall imply full adhesion to all the clauses and admission to all the advantages provided by the present Convention. It may, nevertheless, contain an indication of the provisions of the Convention of the 7th September 1886, or of the Additional Act of the 23d May 1888, which they may judge necessary to exclude, provided at least, for the corresponding provisions of the present Convention.

Article 26.

Contracting countries shall have the right to accede to the present Convention at any time for their Colonies or foreign possessions.

They may do this either by a general Declaration comprising in its accession all their Colonies or possessions, or by specially naming those amongst them, or by simply including those which are included.

Such declaration shall be notified in writing to the Government of the Swiss Confederation, who will communicate it to all the other countries of the Union.

Article 27.

The present Convention shall regulate, in regard to the relations between the Contracting States, the Convention of Bern of the 18th September 1886, including the additional article and the Final Protocol of the same date, as well as the Additional Act and the Interpretative Declaration of the 4th May 1888. These instruments shall remain in force in regard to relations with States which do not ratify the present Convention.

The signatory States of the present Convention may declare at the exchange of ratifications that they desire to remain bound, as regards any specific part, by the provisions of the Convention which they have previously signed.

Article 28.

The present Convention shall be ratified, and the ratifications exchanged at Berne not later than the 1st July 1903.

Each Contracting Party shall, as regards the exchange of notifications, deliver a single instrument, which shall be deposited with those of the other countries in the archives of the Government of the Swiss Confederation. Each party shall receive in return a copy of the Swiss-serial of the exchange of notifications signed by the Swiss authorities who took part.

Article 29.

The present Convention shall be put in force three months after the exchange of notifications, and shall remain in force for an indefinite period until the termination of a year from the day on which it may have been denounced.

Such denunciations shall be made to the Government of the Swiss Confederation. It shall only take effect in regard to the country making it, the Convention annuling it in full force and effect for the other countries of the Union.

Article 30.

The States which shall introduce in their legislation the duration of protection for fifty years contemplated by Article 7, first paragraph, of the present Convention, shall give notice thereof in writing to the Government of the Swiss Confederation, who will communicate it at once to all the other States of the Union.

The same procedure shall be followed in the case of the States proposing the reservations made by them in virtue of Articles 25, 26, and 27.

SECOND SCHEDULE.

ROMAN CONVENTION.

Convention for protecting effectively and in as uniform a manner as possible, the rights of authors over their literary and artistic works. Made on the 17th day of September 1907, between Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India; Her Majesty the German Emperor, King of Prussia; His Majesty the King of the Belgians; His Majesty the Queen Regent of Spain, in the name of His Catholic Majesty the King of Spain; the President of the French Republic, the President of the Republic of Italy; His Majesty the King of Italy; the Federal Council of the Swiss Confederation; His Highness the Bey of Tunis.

[The following is an English translation of the Charter, with the omission of the formal beginning and end.]

Article I.

The Contracting States are constituted into a Union for the protection of the rights of authors over their literary and artistic works.

Article II.

Authors who are subjects or citizens of any of the countries of the Union, or their lawful representatives, shall enjoy in the other countries for their works, whether published in one of these countries or unpublished, the rights which the respective laws do now or may hereafter grant to natives.

The enjoyment of these rights shall be subject to the accomplishment of the conditions and formalities prescribed by law in the country of origin of the work, and must not exceed in the other countries the term of protection granted in the said country of origin.

The country of origin of the work shall be considered to be that in which the work is first published, or if such publication takes place simultaneously in several countries of the Union, that one of them the laws of which grant the shortest term of protection.

For unpublished works the country to which the author belongs shall be considered to be the country of origin of the work.

Article III.

The stipulations of the present Convention shall apply equally to the publications of literary and artistic works published in one of the countries of the Union, but of which the authors belong to a country which is not a party to the Union.

Article IV.

The expression "literary and artistic works" shall include books, pamphlets, and all other writings; dramatic or dramatico-musical works, musical compositions with or without words; works of drawing, painting, sculpture, and engraving; lithographs, illustrations, photographic prints, plans, sketches, and plastic works relative to geography, topography, architecture, or science in general; in fact, every production whatsoever in the literary, scientific, or artistic domain which can be published by any mode of impression or reproduction.

Article V.

Authors who are subjects or citizens of any of the countries of the Union, or their lawful representatives, shall enjoy in the other countries the exclusive right of making or authorizing the translation of their works until the expiration of ten years from the publication of the original work in one of the countries of the Union.

For works published in incomplete parts ("livraisons") the period of ten years shall commence from the date of publication of the last part of the original work.

For works composed of several volumes published at intervals, as well as for ballads or collections ("albums") published by literary or scientific societies, or by private persons, each volume, ballad, or collection shall be with regard to the period of ten years, considered as a separate work.

In the cases provided for by the present article, and for the continuance of the term of protection, the 31st December of the year in which the work was published shall be regarded as the date of publication.

Article VI.

Literary productions shall be protected as original works. They shall consequently enjoy the protection stipulated in articles II and III as regards their unauthorized reproduction in the countries of the Union.

It is understood that, in the case of a work for which the translating right has fallen into the public domain, the translator cannot oppose the translation of the same work by other writers.

Article VII.

Articles from newspapers or periodicals published in any of the countries of the Union may be reproduced in original or in translation in the other countries of the Union, unless the authors or publishers have expressly forbidden it. For periodicals it shall be sufficient if the prohibition is indicated in general terms at the beginning of each number of the periodical.

This prohibition cannot in any case apply to articles of political discussion, or to the reproduction of news of the day or instantaneous information.

Article VIII.

As regards the liberty of extracting portions from literary or artistic works for use in publications destined for educational or scientific purposes, or for illustration, the effect of the legislation of the countries of the Union, and of special arrangements existing as to be concluded between them is not affected by the present Convention.

Article IX.

The stipulations of Article II shall apply to the public representation of dramatic or dramatic-musical works, whether such works be published or not.

Authors of dramatic or dramatic-musical works, or their lawful representatives, shall be, during the existence of their exclusive right of translation, equally protected against the unauthorized public representation of translations of their works.

The stipulations of Article II shall apply equally to the public performance of unpublished musical works, or of published works in which the author has expressly reserved as the sole privilege of arrangement of the work that he attributes the public performance thereof.

Article X.

The following shall be specially included amongst the illicit reproductions to which the present Convention applies: unauthorized indirect appropriations of a literary or artistic work, of various kinds, such as adaptations, musical arrangements, etc., when they are only the reproduction of a particular work, in the same form, or in another form, without essential alterations, additions, or subtractions, so as not to prevent the character of a new original work.

It is agreed that, in the application of the present Article, the tribunals of the various countries of the Union will, if there is occasion, conform themselves to the provisions of their respective laws.

Article XI.

In order that the Authors of works protected by the present Convention shall, in the absence of proof to the contrary, be considered as such, and be consequently admitted to institute proceedings against pirates before the courts of the various countries of the Union, it will be sufficient that their names be indicated on the work in the authorized manner.

For anonymous or pseudonymous works, the publisher whose name is indicated on the work shall be entitled to protect the rights belonging to the author. He shall be, without other proof, deemed to be the lawful representative of the anonymous or pseudonymous author.

It is, nevertheless, agreed that the tribunals may, if necessary, require the production of a certificate from the competent authority to the effect that the legislation prescribed by law in the country of origin have been accomplished, as contemplated in Article II.

Article XII.

Printed works may be seized on importation into those countries of the Union where the original work enjoys legal protection.

The seizure shall take place in accordance with the domestic legislation of each country.

Article XIII.

It is understood that the provisions of the present Convention cannot in any way deprive from the right belonging to the Government of each country of the Union to permit, to control, or to prohibit, by means of domestic legislation or police, the recitation, representation, or exhibition of any works or productions in regard to which the competent authority may find it necessary to assume that right.

Article XIV.

Under the reserve and conditions to be determined by common agreement, the present Convention shall apply to all works which at the moment of its coming into force have not yet fallen into the public domain in the country of origin.

Article XV.

It is understood that the Governments of the countries of the Union reserve to themselves respectively the right to enter into separate and particular arrangements between each other, provided always that such arrangements imply open action or that legal representation must extend farther than those granted by the Union, or involve other stipulations not contrary to the present Convention.

Article XVI.

An International Office shall be established, under the name of "Office of the International Union for the protection of Literary and Artistic Works."

This office, of which the expenses will be borne by the Administrations of all the countries of the Union, shall be placed under the high authority of the superior administrations of the three Confederations, and shall work under its direction. The functions of this office shall be determined by common accord between the countries of the Union.

Article XVII.

The present Convention may be submitted to revisions in order to introduce therein amendments considered to perfect the system of the Union.

Conventions of this kind, as well as those which are of interest to the Union in other respects, shall be considered as amendments to be held successively in the countries of the Union by delegates of the said countries.

It is understood that no alteration in the present Convention shall be binding on the Union except by the unanimous consent of the countries composing it.

Article XVIII.

Countries which have not become parties to the present Convention, and which make provision by their domestic law for the protection of the rights forming the object of the present Convention, shall be admitted to accede thereto on request to that effect.

Such accession shall be notified in writing to the Government of the Swiss Confederation, who will communicate it to all the other countries of the Union.

Such accession shall imply full adherence to all the clauses and admission to all the advantages provided by the present Convention.

Article XIX.

Countries acceding to the present Convention shall also have the right to accede thereto at any time for their Colonies or foreign possessions.

They may do this either by a general Declaration comprising in the accession all their Colonies or possessions, or by specially naming those composed thereof, or by simply indicating those which are excluded.

Article XX.

The present Convention shall be put in force three months after the exchange of ratifications, and shall remain in force for an indefinite period until the termination of a part from the day on which it may have been denounced.

Each denunciation shall be made to the Government authorized to receive accession. It shall only take effect in regard to the country making it, the Convention remaining in full force and effect for the other countries of the Union.

Article XXI.

The present Convention shall be ratified, and the ratifications exchanged, as follows within the space of one year in the future.

Additional Article.

The Convention concluded this day shall be as valid as the maintenance of existing Conventions between the Contracting States, provided always that such Conventions confer no action, or that legal representation, rights more extended than those secured by the Union, or involve other stipulations which are not contrary to the Convention.

Final Protocol.

1. As regards Article IV it is agreed that those countries of the Union where the character of artistic works is not confined to photographs, engage to admit them to the benefit of the Convention concluded this day, from the date of its coming into force. They shall, however, not be bound to protect the authors of such works farther than is permitted by their own legislation, except in the case of international engagements already existing, or which may hereafter be entered into by them.

It is understood that no authorized photograph of a protected work of art shall enjoy legal protection in all the countries of the Union, as contemplated by the said Convention, for the same period as the principal right of reproduction of the work itself admits, and within the limits of private agreements between those who have legal rights.

2. As regards Article IX, it is agreed that those countries of the Union whose legislation explicitly includes among graphic works copyright domestic artistic works expressly admit the former works to the benefit of the Convention concluded this day.

It is, however, understood that questions which may arise on the application of the above shall rest within the competence of the respective tribunals to decide.

3. It is understood that the manufacture and sale of instruments for the mechanical reproduction of musical notes in which copyright subsists, shall not be considered as constituting an infringement of musical copyright.

5. The common agreement contemplated in Article XIV of the Convention is established as follows:—

The application of the Convention to works which have not fallen into the public domain at the time when it comes into force, shall take effect according to the stipulations on this head contained in special Conventions existing, or to be concluded, at that date.

In the absence of such stipulations between any two countries of the Union, the respective countries shall regulate, such as to far as it is concerned, by its domestic legislation, the manner in which the principle contained in Article XIV is to be applied.

6. The operation of the International Office established in virtue of Article XVI of the Convention, shall be fixed by a regulation which shall be drawn up by the Government of the Swiss Confederation.

The official language of the International Office shall be French.

The International Office will collect every kind of information relative to the protection of the rights of authors over their literary and artistic works. It will arrange and publish such information. It will undertake the study of questions of general interest concerning the Union, not, by the aid of documents placed at its disposal by the different Administrations, will edit a periodical publication in the French language on the questions which concern the rights of the Union. The Governments of the countries of the Union reserve to themselves the power to authorize, by common accord, the publication by the Office of an edition in one or more other languages if experience should show this to be required.

The International Office will always hold itself at the disposal of members of the Union with the view to furnish them with any special information they may request relative to the protection of literary and artistic works.

The Administration of the country where a Conference is to meet will prepare the programme of the Conference with the assistance of the International Office.

The Director of the International Office shall attend the sittings of the Conference, and shall take part in the discussions without the right to vote. He shall make an annual report on his administration, which shall be communicated to all the members of the Union.

The expenses of the office of the International Union shall be shared by the contracting States. Until a fresh arrangement be made, they cannot exceed the sum of sixty thousand francs a year. This sum may be increased, if necessary, by the simple decision of one of the Conferences provided for in Article XXII.

The share of the total expense to be paid by each country shall be determined by the division of the contracting and adhering countries into six classes, each of which shall contribute in the proportion of a certain number of votes, as follows:—

	Votes		Votes
First class	25	Fourth class	10
Second class	10	Fifth class	5
Third class	5	Sixth class	3

These proportions will be multiplied by the number of countries of each class and the total product thus obtained will give the number of votes by which the total expense is to be divided. The quotient will give the amount of the share of expense.

Each country shall declare, at the time of its accession, in which of the said classes it desires to be placed.

The Swiss Administration will prepare the Budget of the office, estimated its expenditure, make the necessary advances, and draw up the annual account, which shall be communicated to all the other Administrations.

8. The next Conference shall be held at Paris between four and six years from the date of the coming into force of the Convention.

The French Government will fix the date within three months after having notified the International Office.

9. It is agreed that, as regards the exchange of ratifications contemplated in Article XXI, each contracting party shall deliver a single instrument, which shall be deposited with those of the other countries in the archives of the Government of the Swiss Confederation. Each party shall receive in return a copy of the *procès-verbal* of the exchange of ratifications, signed by the Plenipotentiaries who took part.

The present Final Protocol, which shall be notified with the Convention concluded this day, shall be considered as forming an integral part of the said Convention, and shall have the same force, effect, and duration.

THIRD SCHEDULE.

ARTICLE 122 OF THE TREATY.

(The following is an English translation of the Additional Act with the omission of the formal beginning and end.)

Article 2.

The International Convention of the 9th September, 1886, is modified as follows:—

(1) Article II.—The first paragraph of Article II. shall run as follows:—

“Authors who are subjects of one of the countries of the Union, or their lawful representatives, shall enjoy in the other countries in their works, whether unpublished, or first published in one of those countries, the rights which the respective laws do now or may hereafter grant to authors.”

A 8th paragraph is added in these terms:—

"Protections herein shall be included among those to be protected."

3. Article III.—Article III shall run as follows:—

"Authors who being subjects or citizens of one of the countries of the Union, who first publish or cause to be first published their literary or artistic works in one of these countries, shall enjoy, in respect of such works, the protection granted by the Bonn Convention, and by the present Additional Act."

4. Article V.—The first paragraph of Article V shall run as follows:—

"Authors who are subjects or citizens of any of the countries of the Union, or their lawful representatives, shall enjoy in the other countries the exclusive right of making or authorizing the translation of their works during the entire term of their right over the original work. Nevertheless, the exclusive right of translation shall cease to exist if the author shall not have availed himself of it, during a term of ten years from the date of the first publication of the original work, by publishing or causing to be published in one of the countries of the Union, a translation in the language for which protection is to be claimed."

5. Article VII.—Article VII shall run as follows:—

"Serial works, including titles, published in the newspapers or periodicals of one of the countries of the Union, may not be reprinted, in original or translation, in the other countries, without the sanction of the authors or of their lawful representatives."

"This stipulation shall apply equally to other articles in newspapers or periodicals when the authors or editors shall have expressly declared in the newspaper or periodical itself in which they shall have been published that reproduction is forbidden. In the case of periodicals it shall be sufficient if such prohibition is indicated in general terms at the beginning of each number."

"In the absence of prohibition, such articles may be reproduced on condition that the source is indicated."

"The prohibition meant in any case apply to articles of political discussion, to news of the day, or to miscellaneous information."

6. Article XII.—Article XII shall run as follows:—

"Printed works may be used by the competent authorities of any country of the Union where the original work enjoys legal protection."

"The extent shall take place in accordance with the domestic legislation of each country."

7. Article XX.—The second paragraph of Article XX shall run as follows:—

"Each Government shall be made in the Government of the Bonn Convention. It shall only take effect in regard to the country making it, the Convention remaining in full force and effect for the other countries of the Union."

Article II.

The Final Protocol annexed to the Convention of the 9th September, 1908, is modified as follows:—

1. Art. 1.—This clause shall run as follows:—

"As regards Article IV, it is agreed as follows:—

"(A) In countries of the Union where protection is accorded not only to architectural plans, but also to the architectural works themselves, these works shall be admitted to the benefit of the Bonn Convention and of the present Additional Act."

"(B) Photographic works and works produced by an analogous process shall be admitted to the benefit of these arrangements in so far as the domestic laws of each State may permit, and to the extent of the protection accorded by each law to similar animal works."

"It is understood that an authorised photograph of a protected work of art shall enjoy legal protection in all the countries of the Union, or contemplated by the Bonn Convention and by the present Additional Act, for the same period as the principal right of reproduction of the work itself entails, and within the limits of private agreements between those who have legal rights."

2. Art. 4.—This clause shall run as follows:—

"The common agreement contemplated in Article XIV of the Convention is established as follows:—

"The application of the Bonn Convention and of the present Additional Act to works which have not fallen into the public domain within the country of origin at the time when these arrangements came into force, shall take effect according to the stipulations on this head contained in special Conventions existing, or to be concluded, on this effect."

"In the absence of such stipulations between any of the countries of the Union, the respective countries shall legislate, each in so far as it is concerned, by its domestic legislation, the manner in which the principle contained in Article XIV is to be applied."

"The stipulations of Article XIV of the Bonn Convention and of the present Annex of the Final Protocol shall apply equally to the authors' right of translation in so far as such right is established by the present Additional Act."

"The above-mentioned temporary stipulations shall apply in case of new countries to the Union."

Article III.

The countries of the Union which are not parties to the present Additional Act, shall at any time be allowed to make thereby on their request to that effect. This stipulation shall apply equally to countries which may hereafter accede to the Convention of the 9th September, 1908. It will suffice for

the purpose that such revision should be notified to the Swiss Federal Council, who shall in turn communicate it to the other Governments.

Article II.

The present Additional Act shall have the same force and duration as the Convention of the 19th September, 1896.

It shall be ratified, and the ratifications shall be exchanged at Paris, in the manner adopted in the case of that Convention, as soon as possible, and within the space of one year at the latest.

It shall come into force on the day when the countries which shall have notified it have made their ratifications of ratifications.

FOURTH ANNEXURE.

PROTECTIONS MADE TO THE BERN CONVENTION.

Country.		Subject.	Part I.	Particulars pertaining to force.
Great Britain	..	Retrospective effect	..	Article 14 and paragraph 4 of the Final Protocol of the Bern Convention, as amended by the Additional Act.
Part II.				
France	..	Works of art applied to industrial purposes.	..	Provisions of Bern Convention and Additional Act.
Italy	..	Trademark right	..	Article 5 of the Bern Convention, as amended by the Additional Act.
Japan	..	Patenting right in unusual works.	..	Article 8, paragraph 2, of the Bern Convention.
Norway	..	Works of architecture	..	Article 8 of the Bern Convention.
	..	Newspaper and magazine articles.	..	Article 7 of the Bern Convention.
	..	Retrospective effect	..	Article 14 of the Bern Convention.

FIFTH ANNEXURE.

Orders in Council, of the dates named below, for securing the privileges of copyright in His Majesty's dominions to authors of literary and artistic works first produced in the following foreign countries, namely:—

Date of Order.	Countries to which it extends.
November 26, 1887	Belgium, France, Germany, Hayti, Italy, Spain, Switzerland and Tunis.
August 10, 1888	Sweden.
October 18, 1889	Norway.
August 3, 1890	Norway.
March 7, 1890	Belgium, France, Germany, Italy, Luxembourg, Monaco, Spain, Switzerland and Tunis.
May 16, 1888	Hayti.
August 8, 1888	Japan.
October 8, 1890	Denmark and the Faroe Islands.
December 14, 1890	Sweden.
September 16, 1890	Lithuania.
March 2, 1890	German Protectorates.

L. DAVIDSON,
As Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

LEAVE AND APPOINTMENT.

The Director of Public Instruction is pleased to grant privilege leave for one month from the date of his return to Muhammad Abdus Salaam Sekili, Sub-Assistant Inspector of Schools, Rajahmundry Mahomedan Board, and to appoint Muhammad Abdal Jauk, Inspector of Mahomedan Elementary Schools, Bapatnam, Vengaloozari and Godevada districts, to act for him in addition to his own duties in the fourth class during his absence on leave or until further orders.

Office of the Director of Public Instruction,
Madras, 14th November 1912.

A. G. BODENSE,
Director of Public Instruction.

APPOINTMENTS.

The Director of Public Instruction is pleased to make the following appointments with effect from 1st January 1913:—

M. R. S. K. Venkat Ram, Assistant Lecturer, Rajahmundry College, sub. 4th class, to be Sub-Assistant Inspector of Schools, Kandukur District, in the probationary class, now M. R. S. E. Venkateswara Ayyer transferred, but to act as Assistant Lecturer in that College in the fourth class of the Sub-Assistant Educational Service, Cuddalore District, now M. R. S. K. V. Subbinga Ayyer as above duty or until further orders.

Office of the Director of Public Instruction,
Madras, 14th November 1912.

A. G. BODENSE,
Director of Public Instruction.

PORTING.

In partial modification of the Director's notification in Part I-B of the Port St. George Gazette, dated 12th November 1912, the following postings of Sub-Assistant Inspectors of Schools are ordered:—

(1) M.R.Ry. K. Vedataramanayagam, from the Nemasampet Range to the Vengalapuram Range (acting), vice M.R.Ry. P. Yengal Parthala on other duty or until further orders—on joint after handling over charge to the Supervisor of Elementary Schools, Nemasampet.

(2) M.R.Ry. V. Venkateshram, from the Vengalapuram Range (acting) to the Nemasampet Range (acting), vice No. (1)—on joint as noted by No. (1).

(3) M.R.Ry. M. Satyanarasimham (Temporary Assistant, Teachers' College) to the Pallepuram Range (Temporary).

Office of the Director of Public Instruction,
Madras, 19th November 1912.

A. S. BOURKE,
Director of Public Instruction.

GOVERNMENT EXAMINATIONS.

GOVERNMENT TECHNICAL EXAMINATIONS—NOVEMBER 1912.

The following arrangements are made for the conduct of the examinations:—

Notes:—(1) Candidates must present themselves on the first day of the examination at the hours specified, and on subsequent days, at the hours at which they will be required to attend.

(2) The examinations for all grades in (1) Modelling and (2) Copper-plate Engraving, and for the advanced grade only in (3) Free-hand Outline Drawing and (4) Painting will be held only at Madras, and meritorious candidates concerned should accordingly come to Madras to undergo examination.

[N.B.—The blanks will be filled up in a later issue.]

Subject	Grade	Nature of examination	Date of commencement of examination	Hours	Place of examination at Madras
Jeweller's Work.					
Jeweller's work	E	Practical	Monday, 19th November	8 a.m. to 12 noon	School of Arts, Government Technical School, Madras
Do	I	Written	Monday, 19th November	8 a.m. to 12 noon	Do
Do	I	Practical	Tuesday, 20th November	8 a.m. to 12 noon	Do
Drawing, etc.					
Drawing, Design, Perspective, Modelling and Engraving	E	Practical	Monday, 19th November	8 a.m. to 12 noon	School of Arts, Government Technical School, Madras
C. Arts.					
Sketch	E	Written	Wednesday, 21st November	8 a.m. to 12 noon	School of Arts, Government Technical School, Madras
Do	I	Oral and Practical	Thursday, 22nd November	8 a.m. to 12 noon	Do
Do	I	Written (Short paper)	Wednesday, 21st November	10 a.m. to 12 noon	Do
Do	I	Do. (Short paper)	Do	10 a.m. to 12 noon	Do
Do	I	Do. (Short paper)	Thursday, 22nd November	10 a.m. to 12 noon	Do
Do	I	Oral and Practical	Do	8 a.m. to 12 noon	Do
Printing, Book-binding and Type-setting.					
Compositor's work	E	Written or Oral, and Practical	Wednesday, 21st November	8 a.m. to 12 noon	Government Press, School Buildings, Government Technical School, Madras
Do	I	Do	Do	8 a.m. to 12 noon	Do
Typesetter's work	E	Written and Practical	Thursday, 22nd November	8 a.m. to 12 noon	Do
Do	I	Do	Do	8 a.m. to 12 noon	Do
Press-work	E	Written or Oral, and Practical	Monday, 20th November	8 a.m. to 12 noon	Do
Do	I	Do	Do	8 a.m. to 12 noon	Do
Machine work	E	Do	Tuesday, 21st November	8 a.m. to 12 noon	Do
Do	I	Do	Wednesday, 22nd November	8 a.m. to 12 noon	Do

E = Elementary.

I = Intermediate.

* All fresh candidates who have selected Madras as their place of examination (except such of them as are pupils of the School of Arts, Madras) will have to sit their examination at the Government Central, Vepery, unless they transfer to elsewhere from this office to the contrary. Fresh candidates who have applied from the School of Arts will be examined at the School of Arts itself.

Industry.	Grade.	Nature of occupation.	Date of commencement of occupation.	Hours.	Name of establishment at Malacca.
-----------	--------	-----------------------	-------------------------------------	--------	-----------------------------------

Printing, Book-binding and Type-setting—cont.

Printer's Workhouse work.	E	Written or Oral, and Practical.	1891. Tuesday, December.	8 a.m.	Government Print, Malacca, Singapore.
Book-binding ..	E	Do.	Do.	8 a.m.	Do.
Do. ..	I	Do.	Tuesday, December.	1.30 p.m.	Do.
Type-setting ..	E	Do.	Monday, December.	8 p.m.	Do.
Electrotyping ..	E	Do.	Monday, December.	10 p.m.	Do.
Electrotyping ..	E	Do.	Tuesday, December.	11 p.m.	Do.

Book-work and Metal work.

Cutlery-making *	E	Practical ..	Tuesday, 1891. February.	8 a.m.	School of Arts, Technical School.
Do. ..	I	Do. ..	Do.	8 a.m.	Do.
Do. ..	A	Do. ..	Do.	8 a.m.	Do.
Blacksmith's work *	E	Do. ..	Do.	8 a.m.	Do.
Do. ..	I	Do. ..	Do.	8 a.m.	Do.
Do. ..	A	Do. ..	Do.	8 a.m.	Do.
Metal-work *	E	Do. ..	Do.	8 a.m.	School of Arts, Technical School.
Do. ..	I	Do. ..	Do.	8 a.m.	Do.

Dyeing and Finishing.

Dyeing—wool (on the European hand-loom).	E	Oral and Practical ..	Wednesday, 1891. November.	8 a.m.	...
Dyeing—wool (on the European hand-loom).	E	Do.	Do.	8 a.m.	F. T. Lee, Singapore.
Dyeing—wool (on the European hand-loom).	E	Do.	Do.	8 a.m.	Do.
Dyeing—wool (on the European hand-loom).	E	Do.	Do.	8 a.m.	Do.
Dyeing—wool (on the European hand-loom).	E	Do.	Do.	8 a.m.	Do.
Dyeing—wool (on the European hand-loom).	E	Do.	Do.	8 a.m.	Do.
Dyeing—wool (on the European hand-loom).	E	Do.	Do.	8 a.m.	Do.
Dyeing—wool (on the European hand-loom).	E	Do.	Do.	8 a.m.	Do.
Dyeing—wool (on the European hand-loom).	E	Do.	Do.	8 a.m.	Do.
Dyeing—wool (on the European hand-loom).	E	Do.	Do.	8 a.m.	Do.

Tailoring and Dress-making.

Tailoring ..	E	Oral and Practical ..	Wednesday, 1891. November.	8 a.m.	Army Clothing Factory, Malacca Road.
Do. ..	I	Do.	Do.	8 a.m.	Do.
Do. ..	A	Do.	Do.	8 a.m.	Do.
Do. ..	E	Do.	Do.	8 a.m.	Do.
Do. ..	E	Do.	Do.	8 a.m.	Do.
Do. ..	I	Do.	Do.	8 a.m.	Do.
Do. ..	A	Do.	Do.	8 a.m.	Do.
Do. ..	E	Do.	Do.	8 a.m.	Do.
Do. ..	I	Do.	Do.	8 a.m.	Do.
Do. ..	A	Do.	Do.	8 a.m.	Do.
Do. ..	E	Do.	Do.	8 a.m.	Do.
Do. ..	I	Do.	Do.	8 a.m.	Do.
Do. ..	A	Do.	Do.	8 a.m.	Do.
Do. ..	E	Do.	Do.	8 a.m.	Do.
Do. ..	I	Do.	Do.	8 a.m.	Do.
Do. ..	A	Do.	Do.	8 a.m.	Do.

* See Thursday.

* See Intermediate.

* See Advanced.

* Candidates in Culinary work, Blacksmith's work and Metal-work are required to present their names before the Civil Department 10 days before the examination to receive the necessary instructions.

Days.	Hours.	Subjects.	
WED.			
	8 a.m. to 10-00 a.m.	Drawing from Flat Example ..	Free-hand Outline Drawing .. E
	8 a.m. to 11 a.m.	Drawing from Flat Example with ..	Do. .. I
Monday, 18th November.	8-30 a.m. to 10-30 a.m.	Drawing from memory ..	Do. .. A
	1 p.m. to 2-30 p.m.	Model Drawing ..	Do. .. A
	1 p.m. to 4 p.m.	Do. ..	Do. .. I
	10 a.m. to 4 p.m.	Drawing the Human Figure ..	Do. .. A
	8 a.m. to 10-30 a.m.	Linear Geometry ..	Geometrical Drawing .. E
Tuesday, 19th November.	10-30 a.m. to 12 a.m.	Drawing to given scale ..	Do. .. E
	1-30 p.m. to 4-30 p.m.	Orthographic projection ..	Do. .. A
	10-30 a.m. to 12 a.m.	Drawing Figures from Nature ..	Free-hand Outline Drawing .. E
	12-30 a.m. to 2 p.m.	Analysis of the Human Figure (a) ..	Do. .. A
	2 p.m. to 4-30 p.m.	Filling given outline with bone and ..	Do. .. A
Wednesday 20th November.	8 a.m. to 11 a.m.	Analysis of the Human Figure (b) ..	Do. .. A
	8 a.m. to 11 a.m.	Practical Drawing from Measurement ..	Geometrical Drawing .. I
	11 a.m. to 1 p.m.	Biography ..	Do. .. A
	1 p.m. to 4 p.m.	Geometry ..	Do. .. I
	2 p.m. to 4 p.m.	Geometry (Theory) ..	Do. .. A
Thursday, 21st November.	8 a.m. to 12 a.m.	Practical Drawing from Measurement ..	Geometrical Drawing .. I
	1-30 p.m. to 3-30 p.m.	Geometry ..	Do. .. A
	10-30 a.m. to 12-30 p.m.	Design ..	Do. .. I
	12-30 p.m. to 4-30 p.m.	Design ..	Do. .. A
	12 a.m. to 4 p.m.	Modeling, suitable ..	Modeling .. A
Friday, 22nd November.	8 a.m. to 12 a.m.	Modeling ..	Do. .. E
	1-30 p.m. to 3-30 p.m.	Modeling ..	Do. .. I
	10-30 a.m. to 12-30 p.m.	Modeling ..	Do. .. A
	12-30 p.m. to 4-30 p.m.	Modeling ..	Do. .. I
	12 a.m. to 4 p.m.	Modeling ..	Do. .. A
Saturday, 23rd November.	8 a.m. to 12 a.m.	Modeling ..	Do. .. E
	1-30 p.m. to 3-30 p.m.	Modeling ..	Do. .. I
	10-30 a.m. to 12-30 p.m.	Modeling ..	Do. .. A
	12-30 p.m. to 4-30 p.m.	Modeling ..	Do. .. I
	12 a.m. to 4 p.m.	Modeling ..	Do. .. A
Monday, 24th November.	8 a.m. to 12 a.m.	Modeling ..	Do. .. E
	1-30 p.m. to 3-30 p.m.	Modeling ..	Do. .. I
	10-30 a.m. to 12-30 p.m.	Modeling ..	Do. .. A
	12-30 p.m. to 4-30 p.m.	Modeling ..	Do. .. I
	12 a.m. to 4 p.m.	Modeling ..	Do. .. A
Tuesday, 25th November.	8 a.m. to 12 a.m.	Modeling ..	Do. .. E
	1-30 p.m. to 3-30 p.m.	Modeling ..	Do. .. I
	10-30 a.m. to 12-30 p.m.	Modeling ..	Do. .. A
	12-30 p.m. to 4-30 p.m.	Modeling ..	Do. .. I
	12 a.m. to 4 p.m.	Modeling ..	Do. .. A
Wednesday, 26th November.	8 a.m. to 12 a.m.	Modeling ..	Do. .. E
	1-30 p.m. to 3-30 p.m.	Modeling ..	Do. .. I
	10-30 a.m. to 12-30 p.m.	Modeling ..	Do. .. A
	12-30 p.m. to 4-30 p.m.	Modeling ..	Do. .. I
	12 a.m. to 4 p.m.	Modeling ..	Do. .. A
Thursday, 27th November.	8 a.m. to 12 a.m.	Modeling ..	Do. .. E
	1-30 p.m. to 3-30 p.m.	Modeling ..	Do. .. I
	10-30 a.m. to 12-30 p.m.	Modeling ..	Do. .. A
	12-30 p.m. to 4-30 p.m.	Modeling ..	Do. .. I
	12 a.m. to 4 p.m.	Modeling ..	Do. .. A
Friday, 28th November.	8 a.m. to 12 a.m.	Modeling ..	Do. .. E
	1-30 p.m. to 3-30 p.m.	Modeling ..	Do. .. I
	10-30 a.m. to 12-30 p.m.	Modeling ..	Do. .. A
	12-30 p.m. to 4-30 p.m.	Modeling ..	Do. .. I
	12 a.m. to 4 p.m.	Modeling ..	Do. .. A
Saturday, 29th November.	8 a.m. to 12 a.m.	Modeling ..	Do. .. E
	1-30 p.m. to 3-30 p.m.	Modeling ..	Do. .. I
	10-30 a.m. to 12-30 p.m.	Modeling ..	Do. .. A
	12-30 p.m. to 4-30 p.m.	Modeling ..	Do. .. I
	12 a.m. to 4 p.m.	Modeling ..	Do. .. A

If on Thursday

I on Wednesday

A on Wednesday

* The end examination of Advanced Design will be held with the practical test in group A, if necessary.

(a) Two days including the subsequent day

(b) Two days including the subsequent two days.

(c) Four days including the subsequent three days.

4. Admission is drawn in the following rules:—

(1) No candidate will be allowed to enter the examination room unless he wears a clean and decent dress, and, in all cases where good conduct appears to be a suitable remedy for the fault, he will be allowed to keep his shoes on unless they are shabby or English pattern, and socks and trousers are worn also.

No candidate suffering from any contagious disease will be admitted to the examination room.

(2) No candidate will be allowed to quit the examination room on any day and the expiration of half an hour from the time fixed for the commencement of the examination, and candidates arriving after the expiration of that half hour will not be admitted.

(3) No candidate will be allowed to re-enter the examination room during the hours of examination after once quitting it, nor to leave the room without finally giving up his answer papers.

(4) Any candidate detected in speaking to, or in any way communicating with, any other candidate will be at once removed from the room, and the transgression reported to the Commissioner.

(5) Any candidate suspected of having had recourse to malpractice of any kind is liable to have his examination invalidated and also to be detained from appearing again for any of the examinations under the control of the Commissioner for such term of years as the Commissioner may think fit, or, if the Commissioner is not satisfied for any reason whatever as to the conduct of the candidate, he may be required to undergo a re-examination at some future date to be fixed by the Commissioner in any case or more of the subjects of the examination for which he appeared, his absence or failure being determined as the result of such re-examination.

(6) Any candidate will, on any account, be allowed to take into the examination room ink, slates, books, manuscript or paper of any kind. Any one detected in the violation of this rule, or having recourse to any such contrivances, will be removed from the room, and the occurrence reported to the Commissioner. The use of mathematical instruments for drawing figures or solving laws will, however, be allowed.

(7) Candidates whose names are not in the printed list furnished to the Superintendent must submit a written declaration through the Superintendent, giving full particulars as regard to themselves, and furnish such evidence as may be possible of their having applied for admission to the examination at the proper time and yield the prescribed fees. The nature of proof of such candidates will not be valued unless it is clear that the omission of their names is due to an oversight.

(8) Candidates desiring to change their place of examination without previous permission, as appearing at any notice other than the one at which they ought to have appeared according to the notice published in the Gazette, must not expect to have their papers raised or their names published. In all cases where permission has been granted, the Commissioner or his representative the change should be provided for the satisfaction of the Superintendent.

(9) A candidate having completed his paper will rise from his seat and remain standing until the Superintendent takes his answer papers. Any candidate wishing to ask any question of the Superintendent will give the same orally, but will on no account leave his place.

(10) Any papers sent up without the candidate's name and number affixed, will not be examined.

(11) Candidates will not be allowed to take any paper, except their question papers, out of the examination room.

(12) Candidates are forbidden to tear up papers or to throw ink or papers on the floor. All "spills, copies, etc." should be left on the desk where the candidate has been writing.

(By order.)

Office of the Commr. for Fort. Examinations,
Madras, 14th October 1912.

G. MADDOCK,
Secretary.

GOVERNMENT TECHNICAL EXAMINATIONS—JANUARY 1913.

Notice is hereby given that the Written and in connection with the next Government Technical Examinations in Hygiene and Animal Physiology, both of the Intermediate grade, will be held on the 15th and 16th January 1913, respectively, the Oral and Practical parts being conducted almost exclusively after that date in accordance with a notice that will be published in due course in Part I-B of the Fort St. George Gazette.

1. The Written, Oral and Practical examinations will be held only at Madras. No notice will be taken of the application of any candidate who selects a centre other than Madras.

2. In the case of applications from pupils, the head of the institution from which they are sent is requested to see, before signing the certificate in the list of such applications, that the institution has been recognized by the Director of Public Instruction, Madras, as fitted to impart instruction in Hygiene and Animal Physiology, according to the Intermediate grade.

3. A.—Heads of institutions recognized for General Education only should not sign the certificate at the foot of the application form filed in by any of their pupils coming up for the Technical Examinations.

4. Candidates must send in their application forms not in English as printed forms so that they reach the Commissioner's Office on or before the 23rd November, after which date no application will be received. Only one form of application should be used by each candidate, although he may bring up both the originals.

5. Candidates in the medium should obtain the required application forms from the treasury of the taluk in which they are resident or of the district in which they belong. Candidates who are residents of Madras should apply for application forms at the Office of the Commissioner for Government Examinations, Old College, Mangumbazham, and not to the Collector of Madras.

B.—No notice will be taken of any application from candidates in the medium requesting to be supplied with application forms from this office.

4. The following is the fee to be paid by candidates for admission to the examinations:—

For each subject according to the Intermediate grade Rs. 5

7. The prescribed fee must be paid in money, may be sent to Government Treasury or, if at Madras, into the Bank of Madras, on or before the 15th November, and the receipt given by the Treasury Officer or the Bank of Madras, attested by the application. Care should be taken to see that the fee is received *officially* early so that the fee receipt obtained may be attached to the applications which must reach the Commissioner's Office on or before the 15th November. No student will be allowed to enter in the Commissioner's Office whether and in cash or by Post Office order.

Note.—At Madras, in the case of all pupils, the fee should be collected by the Superintendent and sent in a letter, with the list of names together with the list of the pupils, one of which will be retained by the Bank and the other signed and returned to the Superintendent. The latter list should be forwarded in due time along with the applications of the candidates. The necessary form for this purpose will be supplied by this office to Superintendents on application.

8. Each application should be sent direct to the undersigned, post paid, superscribed and addressed as follows, the receipt being duly secured in it:—

[*Applications for admission to the Government Technical Examinations.*]

To

The Secretary to the Commissioner for Government Examinations,

Nanganallur, Madras, S.W.

N.B.—Candidates desirous to secure themselves that their applications have been received should submit an *acknowledgment* in their respective applications. The post-card should bear the sender's address only and no other writing. Such post-cards will be returned to those who send them with the "Received" stamp of the office impressed upon them. No other form of acknowledgment except that required by the postal rules regarding registered covers can possibly be given, nor will any cover be taken of any letter from any candidate enquiring whether his application has been received. *Unofficially stamped covers will be rejected.*

9. Candidates should write their names, their father's names, and their house names distinctly and in full in their applications and give their *addresses* in full also; if "Other Hindus" they should state in column 2 of their applications whether they are "Siva-Saivism Chaste Hindus" or "Pancharama." Applications deficient in any particular will be returned.

N.B.—The signature or possession of *signatures* or the applications laid by them, should invariably be added in full in column 10 of their applications.

10. The fee paid will, in no case whatever, be refunded, nor will it be returned for a subsequent application. Neither will any amount that may have been inadvertently paid be returned. Candidates are accordingly warned to study the instructions carefully and satisfy themselves before sending their fees, that they fulfil the prescribed conditions of a candidate to the examinations.

11. Subject to any change that it may be necessary or convenient to make in the arrangement, the written examinations will be conducted in the order of time and subjects given in the following table:—

Days.	Hours.	Subjects.
1912.		
Monday, 24 January ..	10 A.M. to 1 P.M.	Higgin's—Intermediate—First paper.
	2 P.M. to 5 P.M.	Higgin's—Intermediate—"Second" paper.
Tuesday, 25 January ..	10 A.M. to 1 P.M.	Arithmetical Paper class—Intermediate.

12. For any further information that may be required, candidates are referred to the Government notification regulating the examinations, and to the regulations for the subjects, copies of both of which may be had on payment at the Government Press, Madras. No opinion either of the regulations or of the notification can be furnished to candidates from the Commissioner's office.

13. Any candidate suspected of having had access to information in preparation of any card is liable to have his name, unless fortified and also to be *absent* from appearing again, for any of the examinations under the control of the Commissioner for each term of year as the Commissioner may think fit; or, if the Commissioner is not satisfied for any other reason as to the propriety of his results, he may be required to undergo a re-examination at some future date to be fixed by the Commissioner in any one or more of the subjects of the examinations for which he appears, his access or failure being determined on the results of such re-examination.

(By order.)

Office of the Chief, for Govt. Examinations,
Madras, 7th November 1912.

G. MADRICK,
Secretary.

SECONDARY SCHOOL-LEAVING CERTIFICATES.
ASSISTANT EXAMINERS.—PAPER EXAMINATIONS, MARCH 1913.
Note.

Applications are invited for appointment to Assistant Examinerships in the coming Public Examinations in connection with the Secondary School-Leaving Certificates.

Applications should be sent addressed to the Secretary to the Commissioner for Government Examinations, Madras. They should not be sent, either personally or in writing, to the President or Members of the Board for the Award of Secondary School Leaving Certificates. The applications or papers failing to comply with the rules will run the risk of being disregarded. Guaranteeing by applicants for examinations will be regarded with disfavour.

Applications should be made in the accompanying form, copies of which will be supplied on application. Those who applied once before using the printed form—with reference to the Examination of 1912, 1912 or 1913, need not apply again, their names having already been registered.

Applications should reach this office not later than the 30th November next. No evening letters—official or semi-official—are to be sent along with these.

Applications not selected will not return any reply to that effect.

Applications for an Assistant Examinership—Public Examination (S.E.S.C.), 1913.

1. Name.

2. Profession—Designation (in full) of office held or present.

(If a teacher, whether principal or assistant (college), or headmaster or assistant (comprehended high school), the name of the particular institution and the rank or position (first assistant or assistant assistant and so forth) should be stated.)

3. Address.

4. College or college where educated.

5. Accredited in other institutions, if any.

(The places in which the applicant was placed in each Branch of the S.E.S.C. Examination, or in the B.E., or other examinations, should be stated (with date).)

6. Academic record of testimonials, if any, should be sent recently forwarded to the applicant.

N.B.—The results submitted in support will not be returned.

7. Form and subjects length by applicant.

Form.

Subjects.

8. If applicant has not in previous 12 months examined before, whether candidate or assistant examiner, the particular examination, subject and year.

9. Subject or subjects in which applicant is proposed by authority.

10. Enclosures, if any, recommending the applicant.

11. The official designation (in full) of the person recommending should be given.

12. Remarks, if any.

STATUS

Date

1913.

(By order.)

Signature of applicant.

Office of the Commr. for Govt. Examinations,
Madras, 4th December 1913.

G. MADDOX,
Secretary.

GOVERNMENT TECHNICAL EXAMINATIONS—MOVEMENTS 1913.

Under article 3 of Government notification, dated 15th January 1913, No. 10, the following Boards of Examiners have been appointed to conduct the Government Technical Examinations to be held at Madras and other places on the 14th November 1913 and following days:—

I. Music.

W. D. St. Leger, Esq., Organist and Choir Master, St. George's Cathedral, Madras.

Messrs. K. Sundar, Madras.

II. Drawing, etc.

W. S. Redaway, Esq. (Chairman), Superintendent, School of Arts, Madras.

M. R. S. M. Subramanian Aiyar, Assistant Superintendent, School of Arts, Madras.

J. W. Corry, Esq., B.A., B.Sc., Deputy Superintendent, Refractory School, Chingleput.

M. R. S. M. Subramanian Aiyar, Esq., B.A., B.Sc., Superintendent, Industrial School of Arts, Trincomalee.

III. Amateur's Work.

W. S. Redaway, Esq. (Chairman), Superintendent, School of Arts, Madras.

M. R. S. M. Subramanian Aiyar, Esq., Madras.

IV. Printing, Book-binding and Type-fitting.

T. Fisher, Esq. (Chairman), Superintendent, Government Press, Madras.

G. B. Yates, Esq., Superintendent, Mysore Government Press, Bangalore.

V. Wood-work and Metal-work.

W. S. Redaway, Esq. (Chairman), Superintendent, School of Arts, Madras.

M. R. S. M. Subramanian Aiyar, Esq., B.A., B.Sc., Superintendent, Government Industrial School, Mysore.

VI. Textile Fabric.

(For Cotton-weaving and Carpet-weaving.)

J. W. Corry, Esq., B.A., B.Sc., Deputy Superintendent, Refractory School, Chingleput.

(For Lace-making.)

Mrs. Stevenson, Belim.

VII. Tailoring and Dress-making.

(For Tailoring.)

Conductor W. B. Venkatesh (Chairman), Master Tailor, Army Clothing Factory, Madras.

H. Noddy, Esq., Messrs. Messers & Co., Madras.

(For Needle-work and Dress-making and Embroidery.)

Mrs. Knight, Ottomans.

(By order.)

Office of the Commr. for Govt. Examinations,
Madras, 18th November 1913.

G. MADDOX,
Secretary.

SCHEME OF EUROPEAN SCHOOL AND SCHOLARSHIP EXAMINATIONS, 1912.

MADRAS AND MADRASORE.

MIDDLE SCHOOL AND SCHOLARSHIP EXAMINATIONS.

Days and dates.	Hours.	Subjects.
Monday, 18th November.	10 a.m. to 12 noon 2 p.m. to 4 p.m.	English (Grammar and Composition). English Text-books.
Tuesday, 19th November.	10 a.m. to 12 noon 12 noon to 2 p.m. 2 p.m. to 4 p.m. 4 p.m. to 6 p.m.	Arithmetic, Algebra (A and B) and Geometry. Algebra, Algebra (A and B) and Geometry. Euclidean Geometry, Algebra (A and B) and Geometry. Geometrical Drawing, Algebra (A and B) and Geometry.
Wednesday, 20th November.	10 a.m. to 12 noon 12 noon to 2 p.m. 2 p.m. to 4 p.m.	Algebra, Algebra (A and B) and Geometry. Algebra, Algebra (A and B) and Geometry. Geometrical Drawing, Algebra (A and B) and Geometry.
Thursday, 21st November.	10 a.m. to 12 noon 12 noon to 2 p.m. 2 p.m. to 4 p.m.	Algebra, Algebra (A and B) and Geometry. Algebra, Algebra (A and B) and Geometry. Geometrical Drawing, Algebra (A and B) and Geometry.
Friday, 22nd November.	10 a.m. to 12 noon 2 p.m. to 4 p.m.	Algebra, Algebra (A and B) and Geometry. Algebra, Algebra (A and B) and Geometry.
Saturday, 23rd November.	10 a.m. to 12 noon 12 noon to 2 p.m. 2 p.m. to 4 p.m.	Algebra, Algebra (A and B) and Geometry. Algebra, Algebra (A and B) and Geometry. Geometrical Drawing, Algebra (A and B) and Geometry.

MADRAS, 11th November 1912.

G. HADDON,
Secretary, Board of Examiners for European Schools.

HIGH SCHOOL AND SCHOLARSHIP EXAMINATIONS.

Days and dates.	Hours.	Subjects.
Monday, 18th November.	10 a.m. to 12 noon 2 p.m. to 4 p.m.	English (Grammar and Composition). English Text-books.
Tuesday, 19th November.	10 a.m. to 12 noon 12 noon to 2 p.m. 2 p.m. to 4 p.m.	Arithmetic, Algebra (A and B) and Geometry. Algebra, Algebra (A and B) and Geometry. Euclidean Geometry, Algebra (A and B) and Geometry.
Wednesday, 20th November.	10 a.m. to 12 noon 12 noon to 2 p.m. 2 p.m. to 4 p.m.	Algebra, Algebra (A and B) and Geometry. Algebra, Algebra (A and B) and Geometry. Geometrical Drawing, Algebra (A and B) and Geometry.
Thursday, 21st November.	10 a.m. to 12 noon 12 noon to 2 p.m. 2 p.m. to 4 p.m.	Algebra, Algebra (A and B) and Geometry. Algebra, Algebra (A and B) and Geometry. Geometrical Drawing, Algebra (A and B) and Geometry.
Friday, 22nd November.	10 a.m. to 12 noon 2 p.m. to 4 p.m.	Algebra, Algebra (A and B) and Geometry. Algebra, Algebra (A and B) and Geometry.
Saturday, 23rd November.	10 a.m. to 12 noon 12 noon to 2 p.m. 2 p.m. to 4 p.m.	Algebra, Algebra (A and B) and Geometry. Algebra, Algebra (A and B) and Geometry. Geometrical Drawing, Algebra (A and B) and Geometry.

MADRAS, 11th November 1912.

G. HADDON,
Secretary, Board of Examiners for European Schools.

MADRAS AND BANGALORE.
PRINCIPAL SCHOLARSHIP EXAMINATION.

Days and dates.	Hours.	Subjects.
1912.		
Monday, 26th Nov.	10 a.m. to 12 noon 2 p.m. to 4 p.m.	English. Native work.
Tuesday, 27th Nov.	10 a.m. to 11.30 a.m. 12 noon to 1 p.m. 2 p.m. to 4.30 p.m. 5 p.m. to 6 p.m.	Geography. Physical Drawing. Native Languages (except Tamil). French.
Wednesday, 28th Nov.	10 a.m. to 12 noon 2 p.m. to 4.30 p.m.	Open and Reader work. History.

Madras, 11th November 1912.

G. MADDOCK,
Secretary, Board of Education for European Schools.

UNIVERSITY OF MADRAS.

NOTIFICATION.

With reference to the University Lectures under Regulation 294 sanctioned by the Senate for the academic year 1912-13, it is hereby notified that the copies of 50 to 55 lectures on "The Federal States of the Anglo-Burmese, i.e., a historical and analytical account of the constitutions of the United States of America, Canada and Australia" to be delivered by Mr. H. J. Allen, M.A., and the course of 32 lectures on "Historical English Syntax" to be delivered by the Rev. J. M. Craig, M.A., M.B., will be delivered during the third term of the year, the Senate at the Presidency College commencing on Friday the 7th January 1913, and the latter at the Madras Christian College commencing on Friday the 12th January 1913.

The days and hours for the delivery of each lecture of the former course will be Tuesdays and Fridays at 5 p.m., and those of the latter course will be Mondays and Fridays 2 to 3 p.m.

The lectures will be open to any student who is taking an Honours Course in any College affiliated to the University, on the recommendation of his College authorities. No fee will be charged for attending the course of lectures, but a student shall not attend the course till he has paid the usual fee to his College for the term.

The lectures will also be open to graduates of the University who wish to engage in post-graduate study and research on payment to the University of Rs. 10 per course per term, and with the sanction of the Senate appointed.

Note.—Post-graduate students who are members of a college will not be required to pay this fee.

(By order.)

F. DENNISEN, B.A., LL.B.,
Registrar.

Senate House, 9th November 1912.

THE MADRAS STUDENTS' ADVISORY COMMITTEE.

PRESIDENT.

The Vice-Chancellor of University of Madras (*Ex-officio*).

VICE-PRESIDENT.

The Director of Public Instruction, Madras (*Ex-officio*).

MEMBERS.

The Resident at Hyderabad (*Ex-officio*).The Resident in Mysore (*Ex-officio*).

The Rector of Kollegeville.

Mr. Mahomed Gausey Mawla Khan Sahib.

Mr. V. Kanchi Reddy, Nypore, Coimbatore.

Mr. K. Rangaswami Rao, S.A., M.A.

The Rev. G. Pinnadurai, M.A.

Mr. A. W. Bishop, Ph.D., Travancore.

Mr. F. G. Davies, B.A., Cochin State.

The Hon'ble Mr. J. H. Stone, M.A.

Mr. T. Ramasami Naidu, M.A.

Mr. S. R. Rangaswami.

SECRETARY.

Mr. Arthur Davies, M.A., Deputy Registrar, High Court, Madras.

The main functions of the Committee are—

- (1) To furnish information and advice to Indians who contemplate going to England.
- (2) To circulate in India to colleges and other institutions the Educational, Financial and Social Information collected by the Central Bureau in England.
- (3) To communicate with the Central Bureau on behalf of students before they start, or on behalf of their parents when they are in England.

Students of the Madras Presidency and of Native States whose colleges are affiliated to the Madras University, who contemplate going to England, and the residents and Students of China who are going or who have already gone, are invited to correspond with Mr. Arthur Davis, Secretary to the Madras Committee, from whom all necessary information can be obtained.

Letters from Madras students to the Educational Adviser in London or to other Educational authorities in Great Britain are forwarded to the Madras Secretary for disposal and much delay will therefore be saved by direct correspondence with the latter. The regulations for entering the Higher grades of the Public Service in India and also the Colleges and universities of Universities and Colleges and other Educational Institutions of the United Kingdom are sent by the Secretary and may be consulted by arrangement with him.

Madras, 4th November 1913.

K. RAMUMATI MENON,
As. Secy.

EXAMINATION IN SCHOOL MANAGEMENT AND IN THE ART OF TEACHING FOR EUROPEAN TEACHERS IN EUROPEAN SCHOOLS IN THE MADRAS PRESIDENCY AND IN THE CIVIL AND MILITARY STATION, BANGALORE, UNDER ARTICLE 35 OF THE CODE OF REGULATIONS FOR EUROPEAN SCHOOLS.

An examination in School Management and the Art of Teaching under article 35 of the Code of Regulations for European Schools, Madras and Bangalore, will be held in February 1914. The date and nature of the examination will be notified later.

2. The examination is open to European teachers who have taught or taught in European schools in the Presidency of Madras or the Civil and Military Station, Bangalore, for not less than two years since December 31st, 1908, under the supervision of the Inspector of European Schools or an Inspector of Girls' Schools and who have satisfied the Inspector or Inspectress concerned in regards their methods and skill in teaching and in class management.

Applications should be made on printed forms which can be obtained from the Inspector of European Schools, Old College, Madras, B.W., and should reach this Inspector not later than 1st December 1913. They should be accompanied by a covering letter, in which should be quoted any remarks made by the inspecting officer in table (I) of the annual inspection reports of the present and previous years relating to the status of the teacher and his or her eligibility to appear for the examination. It should also be mentioned whether the applicant appeared for the examination in 1911 or not.

Applications from teachers employed in schools under the supervision of an Inspectress of Girls' Schools should be submitted through the Inspectress concerned in the request of an Inspectress of Girls' opportunity of giving the certificate of eligibility appended to the printed form of application. No fee need be paid before the submission of this application, but each teacher as are feared eligible after scrutiny of their applications will be required to pay the prescribed fee (regrus. 5rs) before admission to the examination.

3. Applications from teachers who seem to satisfy the conditions of admission on the date of receipt of this notification should be submitted as soon as possible, in order to facilitate verification in the office of the facts stated in the applications and to afford ample time for determination of their eligibility or the reverse. It should be noted that some teachers who are not eligible at the time of receipt of this notification may, under certain conditions, become eligible before the date fixed for application. Such teachers should be warned of the impending examination and should be requested to communicate their names to this office with particulars of service in order that preliminary verification may be begun. Formal applications from such teachers should be submitted as soon as they become eligible by the examination.

4. Candidates are urged to assure themselves that their applications have been received should enclose an addressed post card to their respective applications. The postcard should have the sender's address only and no other writing. Such postcards will be returned to them in due course with the Inspector's acknowledgment.

5. The following is the curriculum for the examination for the Middle and the Primary Teachers' certificates. The same papers may be set for both grades, but may contain a certain number of alternative questions of a simpler nature for candidates of the Primary grade:—

SCHOOL MANAGEMENT.

(a) School buildings and equipment; the housing of various types of school building as the work of the school; sanitary conditions and supervision.

(b) The curricula for different types of European schools; the teaching of languages in different subjects and of mathematics.

(c) School records including European school registers and returns.

(d) The moral aim of school work and its connection with the home. Formation of habits—the school, the intelligent use of leisure. Importance of studying the individual pupil. Personality of the teacher. School drill, common knowledge of order and discipline and how to deal with them. Relations between teacher and pupil and teacher and parent; progress and student reports.

ART OF TEACHING.

General principles of method.—(1) The division of a subject into sections suitable (a) for each school year or term, (b) for each lesson. Effortless which may be refined between the acquisition of ideas or assignment of the subject matter, which may be demanded (c) by the nature of the child's mind and (d) by the systematic treatment of sub-topics. The use of inductive rather than deductive methods.

(2) Perception and apprehension.

(2) The typical lesson form; the four steps—

- (i) Preparation (particularly as concerned with bringing into the pupils' minds their thoughts and feelings which will help in the acquisition of the new knowledge, whether they are the result of previous lessons or of his out-of-school experience, and as including an introduction of the aims of the lesson)
- (ii) Presentation, the modes of presentation, e.g., experiment, variation, developing questioning.
- (iii) Abstraction, especially limitations to its use
- (iv) Application.

The teaching of the subjects of the curriculum.—Structure and use of the usual topics; means of securing definite articulation; use of stories, concrete speech; reading the alphabet, both word-by-word and phonic methods, direct reading; recitation, its aims, the selection of poems; writing, methods of holding pencil or pen, legibility, practice in writing; dictation and transcription as means for study; Grammar, the aim in teaching it, its connection with reading and composition; composition, oral and written; the use of pictures, objects, scenes, previous lessons, word and sentence building and paragraphs in teaching; the arbitrary rules of punctuation; the teaching of sentences and paragraph structure; the rules of correct reading; choice of subjects in relation to the attainment of the aims.

Hand and eye training.—Drawing, the various kinds suitable for school work and the ability in practice of such; best methods of handling media and patterns at work; the use of flat objects and objects; memory drawing; drawing as a training in observation and accuracy as a means of expressive facts and ideas. Correlation of drawing with the other subjects of the school course, e.g., map- and plan drawing in connection with history and geography and arithmetic; drawing in connection with object lessons and nature study; drawing as connected with writing; kindergarten occupations and their correlation with the other subjects of the child's education.

Nature study or Elementary Science.—Its aims and methods; the teaching of outside lessons of lessons about natural phenomena, including animal and plant life and elementary physical geography with reference to local circumstances.

Junior work and Elementary Mathematics.—Suitable methods and apparatus, especially practical, methods in arithmetic and geometry, and oral methods in arithmetic.

Geography.—Its relation with nature study on the one hand and history on the other—importance of observation or generalization in geography teaching—the real meaning and use of maps—map-drawing and map-reading—other table-top topics.

History.—Teaching errors in teaching it, too much detail, want of perspective, misstatement as to progress and understanding of its subject matter, failure to bring into any relation with their first hand knowledge of things, exclusive reliance on dull episodes, failure to correlate with geography and language work. Importance of biography, how to select and teach biography. Necessity of a knowledge of human nature and of possible treatment. Influence of the study of history on character. How to draw up a good syllabus. Ways of dealing with the class text-book. Selection of appropriate poetry, songs and words in connection with the period studied.

Desirable literary for women (available).—Methods appropriate for the teaching of the courses for Middle and Primary schools published by the Department.

General.—Notes and note-taking, their use in school work; home work and exercises, its habits and progress for different phases and in the different subjects, reasons for lacking amount of home exercises as much as possible in lower classes; the selection of home exercises and notes.

The preparation of lessons by the teacher, notes of lessons.

Literary and Museum.—Their aims, methods of encouraging their use by pupils.

For the High school Teachers' certificate, the above curriculum will be followed except that "Hand and Eye Training" under "The Art of Teaching" may be replaced by any two of the following subjects:—

1. Special methods of teaching Latin.
2. Do. French.
3. Do. Physics (or Domestic Economy in the case of women students).
4. Do. Mathematics.
5. Do. History and Geography.

6. European teachers in European schools, who have not undergone a course of training, or who, though trained, have not passed the written test at the end of the course of training are expected to appear for this examination provided that they have satisfactorily completed the two years period of probation; but teachers who have been declared eligible for exemption under article 61 (a), and (b) of the Code of Regulations for European Schools, Madras and Bangalore, need not appear.

7. The scheme of the examination will be notified later.

J. H. MELVILLE,

Ap. Inspector of European and Training Schools.

Madras, 1st November 1912.

TEACHERS' CERTIFICATE EXAMINATION IN DRILL AND GYMNASIUMS—1913

The examination will be held at the Teachers' College Gymnasium, Seligum, on the 19th and 20th December 1912 beginning at 7.45 a.m. on each day.

J. H. MELVILLE,

Ap. Inspector of European and Training Schools.

Madras, 7th November 1912.

**PRELIMINARY EXAMINATION FOR TEACHERS' CANDIDATES UNDER THE
MADRAS EDUCATIONAL RULES, CHAPTER XX, FIFTH EDITION.**

It is hereby notified that the next Preliminary Examination for Teachers' Candidates will be held in February 1913 at the following stations:—

Basilkonda.	Amangpur	Tiruchengode.
Bethamparam.	Guvy.	Madurai.
Chinnole.	Dapoddi.	Panduraj.
Gudalur.	Karnool.	Sengal.
Thiruparankudi.	Madurai.	Tacorey Bridge.
Thiruvannamalai.	Madurai.	Tiruvannamalai.
Kannur.	Chinnole.	Tatavai.
Muthupetam.	Ramapuram.	Calicut.
Gumti.	Calicut.	Tellicherry.
Bapatla.	Gudalur.	Dalapuram.
Ongole.	Calicut.	Malappuram.
Nelore.	Tiruvannamalai.	Madurai.
Kandamalai.	Tanjore.	Madurai.
Salur.	Tiruvannamalai.	

1. The absence of examination will be notified later.

2. The examination will be opened to all suited candidates specified under the rules. Unsuited candidates will not be admitted to this examination, nor will fees paid by them through ignorance of the rules be refunded to them.

3. Candidates for the Elementary grade who are not Europeans or Eurasians must take up a vernacular as their first language.

4. The fee for the examination is as follows:—

Secondary	Rs. 5
Elementary	Rs. 1

5. The fee must be paid into a Government Treasury, and the Treasury Officer's receipt sent with the application for admission to the examination.

6. The fee paid by a candidate who absents himself from the examination, will, on his account, be refunded to him whatever may have been the source, public or private, that procured him to attend the examination. Nor will the fee be refunded to any candidate who may be found to be ineligible to appear for the examination. Candidates are accordingly warned to study themselves, before sending in their application, that they are eligible under the rules to be admitted to the examination.

7. Applicants should be recommended by the Heads of Training Institutions in which the candidates have been trained.

8. Applications for admission must reach the Office of the Inspector of Training Schools, Old College, Madras, S.W., on or before the 30th November 1912. They must be prepared in the prescribed printed form, copies of which may be had on application to the Inspector. The forms must be accompanied by Preliminary Examinations—Applicants.

9. Applications not prepared in the prescribed printed form, or defective in any particular, or insufficiently stamped, or received after the prescribed date, will be returned. Candidates anxious to secure themselves that their applications have been received and registered should send a self-addressed post-card in their respective applications. Such post-cards will be returned with the acknowledgment to the address.

10. The Director of Public Instruction will determine which of the candidates shall be declared to have passed the examination. After approval their names will be published by the Director of Training Schools in the Port St. George Gazette.

11. The certificate prescribed in Appendix I of the Madras Educational Rules should be forwarded, as far as reach the Office on or before the 31st January 1913.

Madras, 30th October 1912.

J. H. MELLVILLE.

As. Inspector of European and Training Schools.

ADMISSION OF STUDENTS INTO GOVERNMENT TRAINING SCHOOLS—1911.

The Inspector of Schools, First Circle, hereby notifies for the information of the Assistant Inspectors, the Sub-Inspectors and the Managers of aided schools that candidates for the Elementary grade will be admitted for training on March 1913 in the following Government Training Schools under his charge:—

Sl. No.	Name of Institution	Number of students available.			Total	Remarks
		Secondary.	Elementary, Higher.	Elementary, Lower.		
1	Government Training School, Tiruvannamalai.	..	15	25	40	
2	Do. " " " " " "	22	22	
3	Do. " " " " " "	22	22	
4	Do. " " " " " "	22	22	
5	Do. " " " " " "	16	16	

3. The period of training is one year in the case of the students of the Elementary grade, higher, and two years in the case of the students of the Elementary grade, lower.

4. The Inspector of Schools, First Grade, will make the selection on the recommendation of Inspecting officers.

5. Inspecting officers are requested to forward two lists—one of selected and the other of rejected candidates.

6. The names of selected candidates should appear in the list in the order in which the schools are Inspecting officers, which they should be taken, &c., they should be selected in reference to their general scholastic attainments, their service as teachers, the result for their training, and the nature of their appointment and the school from which they apply for training. Candidates who do not satisfy the condition of age laid under rule 114 of the Madras Educational Rules should not, except in very special circumstances, be included in the list and the selection should be regulated, so far as possible, by rule 126. In the case of rejected candidates, the reasons for rejection should be mentioned against each.

7. To provide for the competency of some of the candidates selected not joining the Training School, a few more than the sanctioned number will be selected by the Inspector of Schools for each range. All selected candidates who present themselves at the Training Schools on the first opening day in March 1913 will be admitted; those who present themselves later will be admitted in the order in which they present themselves but only up to the number of sanctioned vacancies.

8. The list should include no one who has not been a teacher before or possessing whom there is a doubt whether he really intends to seek teaching for profession.

9. In the admission of candidates for training next year, those who were awarded stipends this year but were refused admission on account of their not appearing in time might have a first claim for admission.

10. In addition to Government stipendaries, candidates whose attendance paid by Local or Municipal Boards will be admitted for training, as also private candidates as free students.

11. As regards qualification for admission, only those candidates who have passed the annual examination in third class or seventh standard and have been awarded certificates in the fourth form or have been awarded an elementary school-leaving certificate of the seventh standard are eligible for admission into the elementary higher class and only those who have passed the last Primary School examination or a corresponding public school examination or whose attainments in the subjects of the Inspecting officers are not lower than those are eligible for admission into the elementary lower class. Preference should be given, as much as possible, to candidates whose educational attainments are above those minimum requirements. The certificate of general education should be sent in original with the application. The certificate of physical fitness need be produced only by the candidates chosen as stipendaries. Separate student certificates need not be submitted by candidates whose applications are signed by an Inspecting officer.

12. In cases in which the number of candidates applying for training is in excess of the number for which there is provision, the selection should be made on the result of an entrance examination conducted by the Sub-Inspector of Schools. The number of stipends available for each range is the same as that fixed in November 1908.

13. Printed forms of application can be obtained from the Inspector of Schools from and after the 10th November 1912.

14. Applications conforming to conditions with the above instructions should reach the undersigned before the 20th January 1913.

15. Admission into Training Schools for natives under private management will be regulated by rules 7, 16 and 17 in addition to those contained in Chapter X of the Madras Educational Rules.

Office of the Inspector of Schools, First Grade,
Trincomalee, 28th October 1912.

S. PALAY,
Asst. Inspector of Schools, First Grade.

RE-ENTRY OF THE GOVERNMENT TRAINING SCHOOL, DINDIGUL.

The manager or the head of the institution in which the individual, whose description will be given below, is employed, is requested to address the undersigned with a view to the inclusion of the head named by him while under training in the Government Training School, Dindigul:—

History number	51.
Name	S. Prasad Pillai.
Place and occupation of father or guardian	Saba Pillai, Landholder.
Native town or village	Sudhupatti, Tirunelveli taluk, Madras district.
Age at the date of admission	22.
Year of training	1911.
Grade for which trained	Primary.
School in which last employed	Elementary School, South Lax Street, Madras.
Deposited on from him	Rs. 75-6-4.

T. C. HODGES,
Asst. Inspector of Schools, Dindigul District.

12th November 1912.

SCHOLARSHIPS.

In continuation of G.O. Order No. M.O. 1193 of 1912, dated 5/10/ September 1912, the Inspectress of Girls' Schools, Central Circle, announces the following scholarships for Hindu and Mohammedan widows tentatively till the end of June 1913:—

Serial number.	Name of pupil.	Institution in which taught.	Place of unemployment.	Monthly value of	
				Scholarship.	Quarterly allowance.
1	Kulabhai Bapoo ..	Government Robert Training School for Widows, Kollur.	Madhulapur, Government Robert Training School, Madras.	4	..
2	Kandamathi ..	Government Mohammedan Girls' School, Nilayapur.	Madhulapur, Government Mohammedan Girls' School, Nilayapur.	3	..
3	B. Subramanyam ..	Government Girls' School, Nilayapur.	Madhulapur, Government Girls' School, Nilayapur.	3	..
4	Kandamathi Ammal ..	Government Training School for Widows, Kollur.	Madhulapur, Government Training School for Widows, Kollur.	..	6

2. The above scholarships which should be drawn in advance for each month are debitable to the head - Government Scholarships Secondary or Elementary Schools for girls.

3. The scholarship is to take effect from 1st July 1912 or from the date of joining after that July whenever it is later.

Madras, 9th November 1912.

C. M. LYNCH,
Inspectress of Girls' Schools, Central Circle.

In continuation of this order G.O. No. 1193 of 1912, dated 30th September 1912, the Inspectress of Girls' Schools, Central Circle, announces the following scholarships for Hindu and Mohammedan widows tentatively till the end of June 1913:—

Serial number.	Name of pupil.	Institution in which taught.	Place of unemployment.	Monthly value of	
				Scholarship.	Quarterly allowance.
1	Chandrasekhar ..	U. P. G. M. Girls' School, Nilayapur.	Madhulapur, Government Robert Training School, Madras.	3	..
2	Kandamathi ..	Government Mohammedan Girls' School, Nilayapur.	Madhulapur, Government Mohammedan Girls' School, Nilayapur.	2	..

2. The scholarships will take effect from the date of joining from or after 1st July 1912.

3. The above scholarships which are to be drawn in advance for each month are debitable to the head - Government Scholarships Secondary or Elementary Schools for girls.

Madras, 16th November 1912.

C. M. LYNCH,
Inspectress of Girls' Schools, Central Circle.

REMOVAL OF OFFICE.

The office of the undersigned has been transferred from Madras to the Fort, Bellary.

Office of the Sub-Asst. Insp. of Schools, Bellary
Maddur, 6th November 1912

S. M. ABDULLA NABER,
Sub-Asst. Insp. of Schools, Bellary Madras Range.

SALE, ABEARI AND CUSTOMS TESTS.

NOTICE TO TENDERS FOR CANDIDATES.

Notice is hereby given that the examination of candidates appearing for the evening Sah, Ahsani and Customs Tests at Tifin will be held at Tifin on the 11th of November 1912.

Office of the Inspectress of Examinations, Madras,
11th November 1912.

J. W. GREGORY,
Secretary.

PLEADERSHIP EXAMINATION, 1913.

Candidates intending to present themselves for the Pleadings Examination to be held in Madras in April-May 1914 are requested that, under rules 14 and 15 of the rules framed by the High Court under the Legal Practitioners' Act XXIII of 1878, applications for admission to the examination should be filed on or before the 15th February 1913, (a) in the case of candidates residing, or employed within the limits of the High Court, in the office of the Deputy Registrar of the High Court, Appellate Side; (b) in the case of candidates who are at present students of the Madras Law College, in the office of the Principal of the college; and (c) in the case of other candidates, in the District Courts within whose jurisdiction the candidates respectively reside or are employed.

Applications for admission to the examination should be in the following form:—

Application for admission to the Pleadings Examination, First Grade, to be held in April-May next

- (1) Name of candidate in full.
 (2) Father's name in full.
 (3) Age.
 (4) Full place of residence and address showing the name of the district, taluk, town or village, etc. (in full).
 (5) Class of community to which candidate belongs. (This candidate will have either Brahmin, Other Hindu, Mahomedan, Other Christian, or Native of Bangalore, as the case may be.)
 (6) Candidate's present occupation.
 (7) Detailed statement of qualifications for admission to examination, as defined in rule 10.*
 (8) Signature of verifying officer, showing that the entries have been verified as far as possible.

* Candidates should file their certificates of residence at the Law College, Madras, with the application, if possible.

Date of application.

Signature of Applicant.

P.S.—Folioed forms of application may be obtained from the office of the Deputy Registrar, High Court, Appellate Side, Madras, from the several District Courts of the Presidency and from the Office of the Registrar in Travancore and Cochin.

High Court of Judicature, Madras
2nd November 1913.

S. P. VARADARAJA IYER,
Dy. Secy., Pleadings Examination Board.

NOTICE.

Advocates, Vakils and Attorneys of the High Court of Madras and gentlemen of the Civil Service not less than seven years' standing, who may be desirous of being appointed Examiners for the Pleadings Examination to be held in April-May 1913, are requested to forward their applications to the address of the undersigned, so as to reach him on or before the 31st December 1913.

The following is his share of the subjects provided for the examination under rule 1 of the Legal Practitioners' Rules, as now in force, and the number of marks assigned to each subject:—

No.	Subject.	Number of marks.
1.	Law of Landlord and Tenant and Transfer of Property	300
2.	Civil Procedure Code and Law of Evidence	300
3.	Criminal Procedure Code and Law of Evidence	300
4.	Indian Penal Code	300
5.	Money Law	300
6.	Law of Contracts and Specific Relief	300
7.	Law of Torts and Easements	300

Applicants are requested to state the subject or subjects in which they desire to examine.

Send list those who reside in Madras and apply.

High Court of Judicature, Madras,
2nd November 1913.

S. P. VARADARAJA IYER,
Dy. Secy., Pleadings Examination Board.

INDIAN SUBORDINATE MEDICAL DEPARTMENT.

A public examination for admission to the Assistant Surgeon Branch of the Indian Subordinate Medical Department will be held on the 18th December 1913 at the stations and places noted below. Only European and European will be allowed to appear at the examination. Copies of the prospectus and any further information may be obtained from the Officer Commanding, Station Hospital, at these stations and from—

- (1) The Secretary to the Director-General, Indian Medical Service, India.
 (2) The Principal Assistant to the Surgeon-General with the Governments at Madras and Bombay.
 (3) All Administrative Medical Officers and the Principals of the Medical Colleges and Schools in Calcutta, Madras and Bombay.

Calcutta.	Lahore City.	Ludlow.	Aden.
Canton.	Rawalpindi.	Bombay.	Bombay.
Delhi.	Secunderabad.	Madras.	Karachi.
Agartta.	Washington.	Cantonment.	Poona.
Lucknow.	Quetta.	Bombay.	Mysore.
Kanpur.	Simla.	Trichinopoly.	Thana.
Banar.	Delhi.	Bar.	Kanpur.
Jabalpur.	Simla.	Simla.	Muzaffar.
Amritsar.	Simla.	Fateh.	Meerut.

B. JETON, Lieut.-Col., I.M.S.

Secretary to the Director-General, Indian Medical Service.

India, the 20th October 1913.

VACANCIES.

Appointments are invited from graduates in Zoology of Madras University for the post of Zoological Assistant at the Government Museum (pay Rs. 150-4-150 per annum). Applications stating age and qualifications, with testimonials, should reach the undersigned on or before Monday the 25th instanc. The successful candidate will be on probation for a period of one year.

Government Museum, Madras.
1st November 1912.

J. R. HENDERSON,
Superintendent.

Appointments are invited from Indian graduates, whose vernacular is Tamil, for the post of Headmaster of the Government Secondary School at Tiruttanyapudi on a pay of Rs. 50-0-0 (Monthly). Applications with testimonials should reach the undersigned before the 24th November 1912.

Muzirappalli Taluk Head's Office,
24th November 1912.

G. R. ANANTARAM AYYAR,
President.

Warren for the School of Commerce, Calcutta, from 1st March next, a Seventh Assistant qualified to teach Commercial subjects on a salary of Rs. 35 per mensem, and a Librarian qualified in typewriting on a salary of Rs. 25 per mensem.

Applications stating age, general and special qualifications, and previous service, if any, should reach the undersigned before the 15th December 1912.

The Government School of Commerce, Calcutta.
15th November 1912.

S. VAIDYANATHA AYYAR,
Headmaster.

Appointments are invited for the post of Clerk on Rs. 20 per mensem in the Teachers' College Model School. The appointment will be for six years, or until the introduction of the Model High School Scheme, whichever is earlier. Preference will be given to those who have passed in Typewriting and have had experience of office work.

Applicants should have passed the tests prescribed for the public service and be under 35 years of age, unless they are already in Government service.

Applications should be made to the undersigned of the candidates and copies of testimonials should be attached.

Applications should be submitted so as to reach the undersigned on or before the 20th November 1912.

Teachers' College, Subotup,
15th November 1912.

H. S. DUNCAN,
Sr. Principal.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 47.]

MADRAS, TUESDAY EVENING, NOVEMBER 19, 1912. [Part, 5 and 6 p.

Part 22.—Miscellaneous Notifications

CONTENTS

APPOINTMENTS, LEAVE OF ABSENCE, &c.	Page	General Administration	Page
Resolutions, Judicial, Court of Sessions, Madras, Public Works and District	1252-1258	Public Works	1172
Resolutions—		Public Administration	1173
General	1170		1174
General	1171		
General	1172		
General	1173		
General	1174		
General	1175		
General	1176		
General	1177		
General	1178		
General	1179		
General	1180		
General	1181		
General	1182		
General	1183		
General	1184		
General	1185		
General	1186		
General	1187		
General	1188		
General	1189		
General	1190		
General	1191		
General	1192		
General	1193		
General	1194		
General	1195		
General	1196		
General	1197		
General	1198		
General	1199		
General	1200		

APPOINTMENTS, LEAVE OF ABSENCE, &c.

RESIGNATIONS.

Deaths.—The following postings of Sub-Registrars are ordered:—

1. Mr. Moses John Ponniah, from Kodaikanal (Madras District) to Pallikonda (North Arcot District).

M.R. By. Mylapur Subbasingar, from Pallikonda (North Arcot District) to Mayavaram (Tanjore District).

M.R. By. Appaswami Vyas Nagappa Rao, Sub-Registrar of Mayavaram (Tanjore District), to be Joint Sub-Registrar I, Coimbatore (South Arcot District).

M.R. By. Chinnabhai Venkatasubramanian Nanga Rao, Joint Sub-Registrar I, Coimbatore (South Arcot District), to Mangalorepettai (South Arcot District).

M.R. By. Duraimurugan Aiyar Raja Rao, from Mangalorepettai (South Arcot District) to Madurai (South Arcot District).

M.R. By. Chinnabhai Venkatasubramanian Nanga Rao, from Madurai (South Arcot District) to Thiruvananthapuram (Malabar District).

M.R. By. Panchaganga Subramanyam Aiyar, from Thiruvananthapuram (Malabar District) to Arjapur (Trichinopoly District).

M.R. By. Sankaralingam Subramanyam Pillai, Sub-Registrar of Arjapur (Trichinopoly District), to be Joint Sub-Registrar III, Madurai (Madurai District).

M.R. By. Harikrishnan Aiyar Srinivasan Aiyar, Joint Sub-Registrar III, Madurai (Madurai District), to Tirupattur (South Arcot District).

M.R. By. Chinnabhai Venkatasubramanian Rao, from Tirupattur (South Arcot District) to Kodaikanal (Madurai District).

M.R. By. Chinnabhai Venkatasubramanian Pillai, Sub-Registrar of Kodaikanal (Madurai District), to be Joint Sub-Registrar I, Trichinopoly (Trichinopoly District).

M.R. By. Pankaj Vaidyanathan, Joint Sub-Registrar I, Trichinopoly (Trichinopoly District), to be Joint Sub-Registrar I, Vellore (Vellore District).

M.R. By. Panchaganga Subramanyam Aiyar, from Vellore (Vellore District), to Mangalorepettai (South Arcot District).

M.R. By. Sankaralingam Subramanyam Pillai, from Mangalorepettai (South Arcot District), to Kodaikanal (Madurai District).

II. M.R. By. Tirumethanampet Puthukkuzha Pillai Vachakurugan Pillai, an assistant from the Police Department, to Walajabad (Madras-Chingleput district).

M.R. By. Subbaraman Chinnaya, from Vayalpet (Madras-Chingleput district) to Attur Kasta (Tamilnadu district).

M.R. By. Angulata Balasubrahmanyam Aiyar, from Attur Kasta to Pottiyugudi (Tamilnadu district).

M.R. By. Palamudan Swami Sastri Aravindanayagam Aiyar, from Pottiyugudi (Tamilnadu district) to Kalyandurga (Madras district).

M.R. By. Arulappa Mithalil Ramu Nambiar, Sub-Register of Rajapalayam (Madras district), as leave, to Aranganthi (Kistna district).

III. M.R. By. Sengulasa Maru Arulanandam Pillai, from Dharmasaram (Belary district) to Yashwanthapur (Tamilnadu district).

M.R. By. Rajagopalapuram Sannarathasubrahmanyam Pillai, from Vadakkuruvamulur (Tamilnadu district) to Kumbakonam (Kannur district).

M.R. By. Tanjore Subbaraya Subrahmanyam Dasa, from Manakkulam (Madras district) to Palakkad (Malabar district).

M.R. By. Panthamurthi Vinnakrishnan, from Palakkad (Malabar district) to Madhavakur (Madras district).

M.R. By. Venkatesa Mahadeva Rao, from Madhavakur (Madras district) to Oremund (Tanjore district).

M.R. By. Kanchi Madhava Rao, Sub-Register of Oremund (Tanjore district), as leave, to Dharmasaram (Belary district).

IV. M.R. By. Mungayana Tangaraja Kodaiyur, from Perambalur (Chandabur district) to Sengulakur (Madras-Chingleput district).

M.R. By. Marudan Varagunatha Nayudu, from Sripurambalur (Madras-Chingleput district) to Telicherry (Tamilnadu district).

Mr. Ramu Ignatius, from Telicherry (Tamilnadu district) to Porto Novo (South Arcot district).

Mohammed Abdul Hakeem Sahib, from Porto Novo (South Arcot district) to Adichapattam (Tanjore district).

M.R. By. Rajagopalachari Srikrishnanmadhavan, from Adichapattam (Tanjore district) to Pagalur (Tamilnadu district).

Megharajam Anna Mohanmad Habibullah Sahib, from Pagalur (Tamilnadu district) to Mettupalayam (Chinnabur district).

M.R. By. Gumbakonam Rameswanger Krishnaswami Aiyangar, from Mettupalayam (Chinnabur district) to Kumbakonam (South Arcot district).

M.R. By. Manabhar Karpoti Chetti, from Kumbakonam (South Arcot district) to Perambalur (Chandabur district).

Port St. George, 6th November 1912.

Promotions, Appointments, Transfers and Exchanges.—The following promotions, appointments, transfers and postings of Sub-Registers are ordered:—

PROMOTIONS.

I. With effect from the 12th May 1912 consequent on the promotion to the Fifth Grade, sub. *pro tem*, of M.R. By. Mungayana Tangaraja Kodaiyur Pillai Vachakurugan Pillai (Tamilnadu district):—

M.R. By. Angulata Balasubrahmanyam Aiyar, from Sixth Grade to Fifth Grade, sub. *pro tem*.

II. With effect from the 15th August 1912 consequent on the death of M.R. By. Kodiyal Rameswangeram, Sub-Register, First Grade:—

M.R. By. Puthi Venkatesan, from First Grade, sub. *pro tem*, to First Grade, permanent.

M.R. By. Appayyanagar Raghavachari, from Second Grade to First Grade, sub. *pro tem*.

M.R. By. Nanganallur Sengayana Madaiyur, from Second Grade, sub. *pro tem*, to Second Grade, permanent.

M.R. By. Tanjore Sengulakurugan Pillai, from Third Grade to Second Grade, sub. *pro tem*.

M.R. By. Pamburthi Subrahmanyam Sastri, from Fourth Grade to Third Grade.

M.R. By. Tanjore Krishnaswami, from Fifth Grade to Fourth Grade.

M.R. By. Nanganallur Sengayana Madaiyur, from Fifth Grade, sub. *pro tem*, to Fifth Grade, permanent.

M.R. By. Sannarathasubrahmanyam Pillai, from Sixth Grade to Fifth Grade, sub. *pro tem*.

M.R. By. Sannarathasubrahmanyam Sastri, from Sixth Grade, sub. *pro tem*, to Sixth Grade, permanent.

M.R. By. Chinnabur Kumbakonam, from Seventh Grade to Sixth Grade, sub. *pro tem*.

M.R. By. Madhavakur Nannayyanarai Nayudu, from Seventh Grade, sub. *pro tem*, to Seventh Grade, permanent.

M.R. By. Manakkulam Ayyar Chinnabur Aiyar, from Eighth Grade to Seventh Grade, sub. *pro tem*.

TRANSFERS.

With effect from the 15th September 1912 consequent on the retirement of M.R. By. Tirumethanampet Puthukkuzha Pillai Vachakurugan Pillai from the Police Department:—

M.R. By. Puthukkuzha Pillai Vachakurugan Pillai, from Fourth Grade, sub. *pro tem*, to Fifth Grade.

M.R. By. Puthukkuzha Pillai Vachakurugan Pillai, from Fifth Grade, sub. *pro tem*, to Sixth Grade.

M.R. By. Chinnabur Kumbakonam, from Sixth Grade, sub. *pro tem*, to Seventh Grade.

M.R. By. Sannarathasubrahmanyam Pillai, from Seventh Grade, sub. *pro tem*, to Eighth Grade.

M.R. By. Appayyanagar Raghavachari, from Eighth Grade, sub. *pro tem*, to Ninth Grade.

PROMOTIONS.

With effect from the 2nd September 1912 consequent on the death of Conjurawan Qadir Khair Sahib, Sub-Registrar, Third Grade—

M. R. By. Kaimala Subashwamy Aiyar, from Third Grade, sub. *pro tem.*, to Third Grade, permanent.

M. R. By. Harivardhan Ram Rao, from Fourth Grade to Third Grade, sub. *pro tem.*

M. R. By. Haridhar Venkateswara Rao, from Fourth Grade, sub. *pro tem.*, to Fourth Grade, permanent.

M. R. By. Padama Prayagaram Madhavar, from Fifth Grade to Fourth Grade, sub. *pro tem.*

Mr. Ramon Ramanna Sreenivas, from Fifth Grade, sub. *pro tem.*, to Fifth Grade, permanent.

M. R. By. Panchamathi Jayaram Pillai, from Sixth Grade to Fifth Grade, sub. *pro tem.*

M. R. By. Kapisthan Youngachari, from Sixth Grade, sub. *pro tem.*, to Sixth Grade, permanent.

M. R. By. Gangayal Shantappa, from Seventh Grade to Sixth Grade, sub. *pro tem.*

M. R. By. Margat Ramana Nayak, from Seventh Grade, sub. *pro tem.*, to Seventh Grade, permanent.

M. R. By. Nam-khal Anandaram Aiyar Chidambaram Aiyar, from Eighth Grade to Seventh Grade, sub. *pro tem.*

APPOINTMENTS.

I. The following are appointed Sub-Registrars, Eighth Grade:—

M. R. By. Thammal Mahalingam.

M. R. By. Venkataswami Govindaraja Srinivasan.

Shagunthi Sahu.

II. The following are appointed Sub-Registrars, Eighth Grade, sub. *pro tem.*—

Krishnaiah Mangalari.

Immameti Venkateswara Rao Nayudu.

PROMOTIONS.

J. M. R. By. Shagunthi Sahu, Sub-Registrar, Eighth Grade, to Talukdar (Vengalpetah district).

M. R. By. Cechi Jagannatha Rao, Sub-Registrar of Palurda (Vengalpetah district), on leave, to Parachutapur (Gangam district).

M. R. By. Sivapala Venkata Lakshmanaswamy, from Parachutapur to Baykari (Gangam district).

II. M. R. By. Krishnaiah Mangalari, Sub-Registrar, Eighth Grade, sub. *pro tem.*, to Chitalapudi (Kistna district).

M. R. By. Arjuna Malavikha Ramana, Nankipur, Sub-Registrar of Chitalapudi (Kistna district), on leave, to Kappalipalem (Madras district).

III. M. R. By. Immameti Venkateswara Rao Nayudu, Sub-Registrar, Eighth Grade, sub. *pro tem.*, to Mannalapuram (Madras district).

A. G. CANDEW,

Asst. Chief Secretary.

Port St. George, 14th November 1912.

JUDICIAL.

Appointment.—M. R. By. James Davis Daniel, Elias Arangal, Deputy Tahsildar of Godeolar in the Sikkim district, is appointed District Munsif of Godeolar.

High Court of Judicature, Madras,
12th November 1912.

K. D. C. PHILLIPS,
Registrar.

BOARD OF REVENUE.

SALT, AGRICULTURE AND CUSTOMS DEPARTMENT.

Extension of Leave.—The period of leave on medical certificate granted to Sub. *pro tem.* Third-grade Assistant Inspector M. R. By. Kaimala Venkata Krishnaiah Aiyar, to Board's Notification, dated 24th October 1911, and published on page 1593, Part II of the Port St. George Gazette, dated 18th October 1911, is extended by one day.

Board of Revenue (Separate Revenue),
Chennai, 13th November 1912.

Leave.—Under article 166 of the Civil Service Regulations, Mr. Joseph Estuam Wilson Johnson, Assistant Inspector, is granted privilege leave for one month, from date of relief.

Board of Revenue (Separate Revenue),
Chennai, 14th November 1912.

M. H. F. M. TYLER,
Secretary.

PROMOT.

Promotion.—The following promotions are ordered:—
First grade Deputy Surgeon, McRae to act as Surgeon Sixth Grade, viz. Mr. D. G. Shide as hereinafter to the approval of the Board.

F. M. LUSHINGTON,
Governor of South, Central Circle.

Kodma, 12th July 1912.

Transfer.—M. H. Ry. C. Hanumanth Alayagar, Surgeon, Sixth Grade, is transferred from Salem North to Salem South.
Trichinopoly, 14th November 1912.

Posting.—M. R. Ry. N. Subramanian Aiyar, Surgeon, Sixth Grade, on return from leave, is posted to the Madurai district.
Trichinopoly, 15th November 1912.

Leave.—Furlough leave for fifteen days from Grade of relief is granted to M. R. Ry. C. Rajagopal Naidu, Surgeon, Second Grade.
Trichinopoly, 15th November 1912.

Appointment and Posting.—Mr. J. G. Hall, Acting Deputy Surgeon, Third Grade, is appointed Acting Surgeon, Sixth Grade, and is posted to Trichinopoly district.
Trichinopoly, 15th November 1912.

J. G. HALL,
Governor of North, Western Circle.

Promotion.—G. B. Krishnaswami is released to Surgeon, Sixth Grade, with effect from 4th November 1912.

Cochin, 12th November 1912.

F. A. LOOGE,
Governor of South, Western Circle.

PUBLIC WORKS.

Appointment.—The appointment of M. H. Ry. Sakal Ramasubbarao Rao to the permanent Upper Subordinate establishment as Overseer, Second Grade, notified in Part II of the Port St. George Gazette, dated 1st October 1911, is extended to 15th August 1912.

Promotion and Reversion.—With effect from the 15th August 1912 viz. M. R. Ry. Tiruvallur Southern District Vasanthaswami Aiyar, Superintendent, Second Grade, retired (from leave on medical certificate)—

(1) M. R. Ry. Thalai Balakrishna Nandakumar Aiyar, from Overseer, First Grade, sub. pro tem., to Overseer, First Grade, permanent.

(2) M. R. Ry. Dandavathy Aiyar Saravanaswamy Aiyar, from Overseer, First Grade, temporary, to Overseer, First Grade, sub. pro tem.

With effect from the 15th August 1912 viz. M. H. Ry. Yagannarayana Subrahmanya Aiyar, Overseer, Second Grade, retired to Overseer, Third Grade—

(3) M. R. Ry. Kanganayam Brundar Subrahmanya Aiyar, from Overseer, Second Grade, sub. pro tem., to Overseer, Special Grade, permanent.

(4) M. R. Ry. Komarathayyan Narayanaswamy Aiyar Krishnaswami Aiyar, from Overseer, Second Grade, temporary, to Overseer, Second Grade, sub. pro tem.

With effect from the 15th August 1912 viz. Mr. Joseph Appava David, Overseer, First Grade, deceased—

(5) M. R. Ry. T. Nandam Aiyar, s. o., from Overseer, First Grade, sub. pro tem., to Overseer, First Grade, permanent.

(6) M. R. Ry. L. S. Sathkumari Aiyar, from Overseer, First Grade, temporary, to Overseer, First Grade, sub. pro tem.

(7) M. R. Ry. Chelva Anandam Rajagopal Aiyagar, from Overseer, Second Grade, to Overseer, First Grade, temporary.

(8) M. H. Ry. Kottalayar Ramaswami Aiyar Krishnaswami Aiyar, from Overseer, Second Grade, sub. pro tem., to Overseer, Second Grade, permanent.

(9) M. R. Ry. Narayanaswami Aiyar Aiyar, from Overseer, Second Grade, temporary, to Overseer, Second Grade, sub. pro tem.

With effect from the 15th August 1912, in consequence of the return from leave on medical certificate of M. R. Ry. Puthiyar Mathiaswami Srinivasan Aiyar Anand, Superintendent, First Grade—

(10) M. H. Ry. K. Sathya Aiyar Parthasarathy Aiyar, from Superintendent, First Grade, temporary, to Superintendent, Second Grade, permanent.

(11) M. R. Ry. Raviyar Panthapathan Aiyar, from Superintendent, Second Grade, temporary, to Overseer, First Grade, permanent.

(12) M. H. Ry. Chelva Anandam Rajagopal Aiyagar, from Overseer, First Grade, temporary, to Overseer, Second Grade, permanent.

With effect from the 15th September 1912 viz. Honorary Captain and Commissary James Rank, Sub-Inspector, Second Grade, on furlough in India—

(13) M. H. Ry. Kalidasa Aiyar Parthasarathy Aiyar, from Superintendent, Second Grade, to Superintendent, First Grade, temporary.

(14) M. H. Ry. Ramayyar Panthapathan Aiyar, from Overseer, First Grade, to Superintendent, Second Grade, temporary.

(2) M.R. Ry. Const. Annaswami Rajagopala Aiyangar, from Oversee, Second Grade, to Oversee, First Grade, temporary.

With effect from the 15th October 1912, in consequence of the return from leave on medical certificate of M.R. Ry. Puthandu Aiyar Subrahmanya Aiyar, Supervisor, Second Grade.

(1) M.R. Ry. Ramayya Panchapillai Aiyar, from Supervisor, Second Grade, temporary, to Oversee, First Grade, permanent.

(2) M.R. Ry. Const. Annaswami Rajagopala Aiyangar, from Oversee, First Grade, temporary, to Oversee, Second Grade, permanent.

With effect from the 15th October 1912 viz M.R. Ry. Venkatesh Rathi Raja, Oversee, First Grade, sub. grade, on leave on medical certificate—

(1) M.R. Ry. Mahalingam Subramanyam Aiyangar, from Oversee, First Grade, temporary, to Oversee, First Grade, sub. grade.

(2) M.R. Ry. Const. Annaswami Rajagopala Aiyangar, from Oversee, Second Grade, to Oversee, First Grade, temporary.

With effect from the 15th October 1912, in consequence of the return from foreign service of M.R. Ry. S. Lakshminarasimha Rao, Oversee, First Grade—

M.R. Ry. Const. Annaswami Rajagopala Aiyangar, from Oversee, First Grade, temporary, to Oversee, Second Grade, permanent.

C. A. SMITH,
Chief Engineer, P. & S.

Port St. George, 16th November 1912.

Posting—Mr. N. L. Mehta, Temporary Engineer, is temporarily attached to the Kistna Canal Division from 9th instance for work taking in the Bernado Woodbore and Sterns.

C. MELORED,
Superintending Engineer, II Circle.

Beremda, 16th November 1912.

Re-posting—M.R. Ry. R. Krishnaswamy Aiyar, appointed Temporary Upper Subordinate and posted to the Circle in Chief Engineer's Memorandum No. 1032-G, dated the 15th November 1912, is re-posted to the Bellary Division.

To report himself to the Executive Engineer at Bellary.

Bellary, 15th November 1912.

Leave—Under section 213 (c) to 260, Civil Service Regulations, M.R. Ry. S. Mahalingam Aiyar, Temporary Upper Subordinate, Second Division, is granted *passings leave* for twenty days and with retrospective effect from the 9th October 1912.

F. E. ALLEN,
Superintending Engineer, III Circle.

Bellary, 15th November 1912.

Postings—M.R. Ry. G. Rangachari, Temporary Upper Subordinate on No. 186, transferred to the V Circle in Chief Engineer's Public Works Department (General and Irrigation) Memorandum No. 984-G, dated 29th October 1912, is posted to the Madras Project Division.

Mr. T. L. S. Nalaya, Assistant Engineer, posted to the V Circle in Public Works Department Memorandum No. 1,002-G, dated 26th November 1912, is in the first instance attached to the Circle when and then posted to the Presidency Division.

M.R. Ry. V. G. Govindarajulu Nayudu, Temporary Upper Subordinate on No. 89, transferred to the V Circle in Chief Engineer's Public Works Department (General and Irrigation) Memorandum No. 983-G, dated 29th October 1912, is posted to the Madras Project Division.

Madras, 14th November 1912.

Posting and Transfer—(1) M.R. Ry. V. G. Govindarajulu Nayudu, Temporary Upper Subordinate on No. 89, transferred to the V Circle in Chief Engineer's Memorandum No. 984-G, dated 29th October 1912, is posted to the Madras Division.

This counts for posting to the Madras Project Division, ordered in this office No. 1030-G, dated 16th November 1912.

(2) M.R. Ry. M. G. Srinivasachari, Temporary Upper Subordinate on No. 89, is transferred from the Madras Division to the Madras Project Division.

The transfer of item (2) carries with it sanction in his travel pay.

H. T. KESLING,
Superintending Engineer, P Circle.

Madras, 15th November 1912.

Appointment—M.R. Ry. Siva Subbiah Sarathil Krishnamoorthy Chariu Aiyar, s.e., Temporary Engineer, posted to this circle in the Chief Engineer's Memorandum No. 1028-G, dated 18th November 1912, is re-posted to the Vanner Division for charge of the Nagapattinam Water-works sub-division.

C. W. WOOD,
Superintending Engineer, VII Circle.

Madras, 16th November 1912.

MEDICAL.

Enca.—Civil Assistant Surgeon J. Lyell-Bland, L.R.S., is granted three months' privilege leave with effect from 24 November 1915.

(By order.)

Madras, 19th November 1915.

W. C. GRAY, Captain, L.M.S.

As. Principal Assistant to the Surgeon-General with the Government of Madras.

GENERAL NOTIFICATIONS.

PATENTS.

INVENTIONS.

The following specifications of inventions have been filed in accordance with section II of the Inventions and Designs Act, 1909, and are open to inspection at the Indian Patent Office, Madras, on the payment of a fee of one rupee in the case of each specification:—

(By Joseph Andrew Glass, Master Mariner, and Victor Tonia, Chief Engineer, both of the R.S. Rajpat, late of Messrs. Thomas, Munroe & Co., No. 5, Lyons Range, Calcutta, British India).—“Improvements in or relating to the stowage of ship's boats and launching gear mounted thereon.”

(By Henry Pemberton Downey, a Merchant, residing at Doreville's Lane, Balaichuan, Bombay).—“An improved vegetable cutter.”

(By Mrs. Christine Winkley, wife of Major J. M. Winkley, 17th Cavalry, late of Messrs. Cox & Co., Agents, Bangalore, India).—“Improved soap used with.”

(By William Robert Cray, Engineer, 27, Fendler Road, New Cross, London, England).—“Improvements in automatic advertising machines.”

(By Louis Raymond, Customs Protective Officer, and Eugene Raymond, both of No. 5, Gladway (or Lane, Calcutta).—“An improved automatic machine.”

(By J. Stone & Company, Limited, Engineers, of Dordford, in the county of Kent, England).—“Improvements in and relating to external installations for lighting, heating and ventilation.”

(By Robert Thomas Peck, Draper, of Mount Gambier, in the State of South Australia, Commonwealth of Australia).—“Improvements in apparatus for, and made of, manufacturing wood gas and by-products.”

(By Arthur Stanley Douglas, Mining Engineer, of Woodhead Cleft, Beauparc, in the county of Durham, England; Arnold Douglas, Secretary, of the Ryrie, Engineers, in the county of Durham, England; and Joseph Thompson Rogers, Mechanical Engineer, of South View Cottage, Tharley, in the county of Durham, England).—“Improvements in or relating to apparatus or means for controlling wind and other low and for like purposes.”

(By Frank W. Stacker Kitchin and Lulu Janet Ruth Pennel, Architects, Agricultural College, Cambridge).—“Tractor gear pump.”

(By Percy George Scott, Engineer, of 25, Newmore Road, Acton, London, in the county of Middlesex, England).—“Improvements in or relating to internal combustion engines.”

(By Joseph Henry Hargrave Martin, Engineer, 46, Grosvenor Road, Brompton).—“An improvement in the detachable time of water pressure time (detachable time) and their fastenings.”

(By Lillian Blanche G. O'Connell, widow of the late J. G. O'Connell, Permanent way Inspector, East India Railway, of Belle Vue, Bangalore).—“Improvements in railway sleepers.”

(By Stanley Macdonald Kellogg, Inventor, of 11, Madras Street, and Dewabhai Manabji Bhatta, Mill Manager, of Cambay Hill, both of Bombay).—“Improvements in or relating to cooling engines.”

(By John Patrick Randolph Wilson, in the selling of a plaster, of “Eik HIR,” Ottomound, South India).—“An improved process for extracting oil or vegetable fat from oleaceous by boiling in water.”

(By James Oscar Chisholm, Professor, of Baylor University, School of Medicine, Dallas, State of Texas, United States of America).—“Process of refining crude cotton-seed oil.”

(By Clement Vachon, Farmer, of Keweenaw, British Columbia, Canada).—“Improvements in spraying devices for irrigation.”

(By Edward Stansbury Lewis, of 27, Fawcett Road, Streatham, London, England).—“Improvements in power transmission device.”

(By John George Robinson, Mechanical Engineer, of “Southdale” Fairfield, Manchester, Lancashire, England).—“Improvements in and relating to steam superheaters for locomotives and other mobile turbo-boilers.”

(By J. N. S. Douglas, Engineer, Range Over, Tanze Circle via Upper Pannaschong, Bangalore, Burma).—“Automatic deep well liquid pump.”

(By Ernest Sydney Hensley, Electrician, of 160, Woodstock Road, Oxford, in the county of Oxford, Kingdom of England).—“Improvements in the working of telephone and telegraph circuits and the like.”

NOTICE.

Under sub-rule (5) of rule 8 of Schedule VI to the Regulations for the nomination and election of additional members of the Legislative Council of the Governor General, it is proposed to include the following gentlemen in the electoral roll of candidates for that Council:—

Serial number in general roll.	Serial number in electoral roll.	Name of election.	Name of candidate's father, husband or spouse.	Address.	Qualifications.	Whether representing a joint family or joint holders of an estate.	Serial number in previous general electoral roll.
24	4	Paragudi, Rang Rajagopal.	Paragudi, Venkata Rang Rajagopal.	Paragudi, Rang Rajagopal.	Practising lawyer since 1905.		—

Collector's Office,
19th November 1915.

A. Y. G. CAMPBELL,
Asst. Collector.

LIST OF CANDIDATES NOMINATED FOR ELECTION TO THE MADRAS
LEGISLATIVE COUNCIL.

SCHEDULE III, Group (1).

LIST of candidates who have been duly nominated for election to the Legislative Council of the Governor of Fort St. George by the (1) Group of Districts (Madras and Tinnevely) under Schedule III.

Serial number in general roll.	Name of candidate.	Name of candidate's father, husband or spouse.	Address.	Qualifications.
2	V. V. Jagah Pandita ..	V. Venkata Pandita ..	Beekampar ..	Member of Municipal Council on 24th June 1915.
18	G. Rajaguru Rao Pandita ..	G. Subramanya Pandita ..	Ida ..	Ida.
16	A. Panickeram Pillai ..	A. Narayana Pillai ..	Do ..	Ex-Member of Municipal Council.
19	Ho. Ram Pandita ..	Panickeram Pandita ..	Ida ..	Member of District Board on 24th June 1915.
211	Adappa Venkata Rao Pandita ..	A. Rajappa Pandita ..	Moringai, Perungudi ..	Ex-Member of District Board.
220	R. Ramasubramanyam Pillai ..	R. Mahalingam Pillai ..	High Court, Madras.	Ex-Member of Municipal Council.

Vinayagopal, Collector's Office,
19th November 1915.

J. R. HUGHES,
Returning Officer.

SCHEDULE III, Group (2).

The following list of candidates nominated for election as additional members of the Legislative Council of the Governor of Fort St. George by the electors specified is published for general information:—

By the non-official members of the Municipal Councils and District and Taluk Boards and certain other sources—Group No. (2)—Tolava, Ootacamund and Chittoor.

1. M.R.Sr. Chedra Theodoraswami Appangar, B.A., B.L., Member, District Board, Chittoor.
2. H.R.Sr. A. S. Krishna Rao, B.A., B.L., Member, Municipal Council, Bellary, and District Board Member, Bellary.
3. M.R.Sr. P. Ramaswami Mahalingam, Member, District Board, Ootacamund.
4. T. M. Srinivasachari, B.A., B.L., Member, Municipal Council, Ootacamund.
5. T. V. Venkataswami Aiyar, B.A., B.L., Member, Municipal Council, Madurai.

Collector's Office,
17th November 1915.

A. Y. G. CAMPBELL,
Returning Officer.

SCHEDULE III, Group (3).

Under rule 8, sub-section (2) of schedule III to the regulations the following candidates are declared to have been duly nominated for election as additional members of the Legislative Council of the Governor of Fort St. George by the non-official members of municipal councils and district and taluk boards and certain other electors specified in the first electoral roll under schedule III for group (1), published in the Fort St. George Gazette, dated 24th October 1915, and District Gazette Supplement, dated 24th October 1915:—

- (1) The Hon'ble Mr. P. Krishna Pillai.
- (2) Mr. John Francis Rao Ootacamund.

Collector's Office,
24th November 1915.

J. H. ROBERTSON,
Returning Officer.

SCHEDULE III, GROUP (5).

Under rule 9 (2) of schedule III annexed to the regulations under the Indian Councils Act 1909 for the nomination and election of additional members of the Legislative Council of the Governor of Fort St. George and in pursuance of Part III of the amendments published at page 4 of the Fort St. George Gazette Extraordinary, dated 2nd November 1912, it is hereby notified for general information that the unopposed candidates have been duly nominated for election as additional members to the Legislative Council of the Governor of Fort St. George by the non-official members of municipal councils and district and taluk boards and certain other electors in group (5) consisting of the Chingleput, North Arcot and South Arcot districts:—

- (1) Ponnakrishnaswami Pillai, Chairman, Municipal Council, Tirupattur, North Arcot district.
 (2) M. Krishnaswamykumar, Juddier, Velloor, North Arcot district.
 (3) Jha Bahadur A. Subbarayaiah Reddy, B.A., M.A., Municipal Chairman, Chidambaram, South Arcot district.
 (4) V. Ponnaswamiachari, B.A., M.A., High Court Vakil, Tiruppurappur, South Arcot district.

Chingleput Collector's Office, Chingleput,
16th November 1912.

G. G. TOOTHURSTER,
Returning Officer.

SCHEDULE III, GROUP (5).

Under rule 9 (2) of schedule III relating to Regulations II (4) and III of the Regulations framed under the Indian Councils Act, 1909, and in accordance with the notification of Government, Legislative Department, dated 2nd November 1912, published in the Fort St. George Gazette Extraordinary, at that date, it is hereby notified that the following candidates have been duly nominated for election as an Additional Member of the Legislative Council of the Governor of Fort St. George by the non-official members of Municipal Councils and District and Taluk Boards and certain other electors in group (5) comprising Salem, Channarayana and the Wiggins districts:—

Serial number.	Name of candidate.	Address.	Serial number on the general electoral roll.
1	R. Manjappa Reddy	High Court Vakif, Channarayana	714
2	T. P. Narayana Aiyer	High Court Vakif, Salem	34
3	D. R. Thevar's son	Do	47
4	R. J. Ganesan	Channarayana	251
5	C. P. Venkatesa Aiyer	Local Board, Chingleput	11
6	S. Subbaraya Reddy	High Court Vakif, Channarayana	506

Channarayana Collector's Office,
16th November 1912.

F. R. REMINGTON,
Returning Officer.

SCHEDULE III, GROUP (7).

Under Part III of Notification No. 49, dated 2nd November 1912, of the Government of Madras, published in the Fort St. George Gazette Extraordinary, at the same date, it is hereby notified for general information that the following candidates have been duly nominated for election by the non-official members of municipal councils and district and taluk boards and certain other electors of Group (7), North Arcot and Madurai (including Aranyang and Tirunelveli), of Schedule III to the Regulations for the nomination and election of additional members of the Madras Legislative Council:—

Serial number.	Name of candidate.	Name of candidate's father, guardian or agent.	Address.
1	G. Krishnan	G. Narayana	High Court Vakif, Chingleput.
2	R. P. Ramana Moorti	R. K. Ramana Moorti	Do
3	Samudra Palani Moorti Pillai	Samudra Palani Moorti	Palghat Post office, Palghat.
4	V. Narayana Aiyer	V. Narayana	Palghat Post office, Palghat.
5	M. R. Narayana Aiyer	Krishnan Pillai	High Court Vakif, Palghat.

Madurai Collector's Office, Calicut,
16th November 1912.

C. A. THORNTON,
Returning Officer.

SCHEDULE III, GROUP (8).

Under rule 9 (2) of Schedule III annexed to the Regulations for the nomination and election of additional members of the Legislative Council of the Governor of Fort Saint George, the Returning Officer of Group (8) (Tanjore and Tiruchirappalli) hereby publishes the names of the candidates that have been duly nominated for election by the return of that group.

Returns showing the **BIRTHS** and **DEATHS** registered in the **MUNICIPALITY** of the **KARAIKUDI** **PARISH** containing 26,500 inhabitants and upwards and in the **Cantonment** **Municipality** for the week ending 30th October 1913.

Municipality.	Population according to the Census of 1911.	BIRTHS.										DEATHS.															Rate per 1,000 of population per annum.								
		Date.					Total Births.					Cause.					Total Deaths.					Causes of Death.										Total Deaths.	Total Rate.		
		Child-Live.	Female.	White-Males.	White-Females.	Coloured-Total.	M.	F.	Total.	Child-Live.	Female.	White-Males.	White-Females.	Coloured-Total.	M.	F.	Total.	Asphyxia.	Scalding.	Pyæmia.	Typhus.	Dysentery.	Diarrhoea.	Enteric fever.	Typhoid fever.	Septicæmia.	Other fevers.	Other causes.	Total.	Total Rate.					
Madurai ..	124,132	2	109	10	..	87	28	121	..	59	7	..	67	38	88	5	..	10	13	1	1	81	47.5	23.5		
Tiruchanpally ..	122,512	19	85	8	5	41	90	93	8	68	15	..	83	45	74	..	8	7	8		
Chidambaram ..	78,437	6	58	31	..	19	92	23	1	28	16	18	27	45		
Kumbakonam ..	61,545	..	48	1	..	58	28	43	..	28	52	17	69		
Tanjore ..	60,551	4	27	1	..	36	14	43	8	58	7	18	17	35		
Nagapattinam ..	60,168	5	19	7	..	12	15	30	1	58	7	18	16	34		
Salem ..	58,123	..	68	8	..	58	27	17	2	55	4	17	24	41		
Tutukudi ..	55,674	..	34	3	..	31	16	33	3	41	20	32	52		
Chengam ..	54,118	..	21	8	..	18	16	36	..	24	1	16	18	34		
Chengam ..	53,284	..	44	1	..	51	14	65	..	53	3	14	50	64		
Vellore ..	49,748	3	40	8	..	55	21	50	3	55	7	15	10	25		
Rajahmundry ..	48,417	..	33	2	..	17	9	28	1	17	5	15	8	23		
Madanapalle ..	48,412	10	70	4	..	18	18	34	6	14	3	15	9	24		
Chidambaram ..	47,667	3	87	1	..	28	10	48	1	39	3	18	18	36		
Puducherry ..	44,899	8	52	10	..	35	20	40	1	34	6	1	16	19	35	1		
Tirunelveli ..	44,845	1	38	4	..	58	17	45	3	45	8	27	24	51		
Palghat ..	44,815	..	54	48	15	32	..	18	3	9	18	27		
Vengaloor ..	45,618	..	54	1	..	44	11	32	..	35	1	10	14	24		
Madanapalle ..	42,132	..	22	1	..	12	11	23	..	14	8	17	16	33	2		
Bucur ..	40,558	..	17	8	..	24	9	33	1	19	9	15	16	31		
Tirunelveli ..	40,185	9	35	2	..	52	28	44	3	14	11	9	20		
Sivakasi ..	39,739	1	32	53	19	44	..	12	3	7	5	12		
Vidyanthangal ..	37,450	1	32	24	28	28	..	12	7	5	12		
Belur ..	36,836	1	16	11	..	16	10	26	..	12	19	19	23	42	7		
Nellur ..	35,266	3	18	8	..	15	10	28	..	53	3	15	4	19	3		
Berhampore ..	35,457	..	37	6	..	11	11	22	1	15	9	5	11	16		
Adair ..	31,542	..	28	5	..	8	8	13	..	4	6	6	8	14		
Berhampore ..	31,168	..	17	6	11	17	..	11	1	6	7	13		
Tellicherry ..	29,568	8	4	6	11	16	1	11	22	13	19	32		
Kovilpatti ..	28,568	1	18	1	..	9	11	28	1	11	5	7	12		
Chidambaram ..	28,457	2	4	5	..	6	8	14	..	7	10	9	4	13		
Myrmann ..	27,121	..	13	4	5	13	..	10	1	11	6	17		
Karikal ..	26,495	..	10	7	..	8	6	17	..	10	18	11	16	27		
Dindigul ..	25,552	8	20	2	..	15	10	24	3	6	1	8	12		
Chidambaram ..	24,825	5	4	5	3	13	17	17	9	1	1	2	4	6	8	
Total ..	1,620,442	10	912	172	7	456	680	1,324	41	706	182	5	891	1,041	2	1,015	2,015	29	8	3	136	158	58	11	804	338	208	338	208	338	208	338			

Office of Sanitary Commissioner, Madras,
24th November 1913.

M. ANNAJI RAO, *Inspector and Assistant,*
Office of Sanitary Commissioner, Madras.

Summary showing Flages Belarue and Dettie as each infected place in the Madras Presidency for three weeks ending 20th December 1912.

[illegible]

Office of Military Commission, Madras,
10th November 1913.

W. A. JUPITER, Capt., U. S. A.,
Sustaining Commissioner for Medicine.

JUDICIAL NOTIFICATIONS

APPENDICES EXAMINATION

The following candidates are declared to have passed the Appointments Examination held in October 2012:-

Number.	Name.	Blocks.	Number.	Name.	Blocks.
2	Appalarao, A.	109	24	Madhava Aiyappa, S.	100
4	Idola Rao, K. G.	118	25	Radhakrishna Aiyar, S.	100
6	Chakrabarti, Chaitan, T. K.	88	27	Madhava, N.	80
11	Gopala, K. N.	112	28	Chakraborty, T. G.	118
13	Kannappa Rao, M.	88	29	Siva Rao, D. S.	135
14	Prabha Aiyar, M. S.	101	33	Soma Rao, V.	135
15	Krishnakrishna, H. T.	114	41	Sivarama Krishna Aiyar, S. V.	115
16	Krishnakrishna Aiyar, S. V.	115	42	Srinivasaraja Aiyappa, K.	100
17	Kruppamma, A.	110	44	Srinivasachandrar, T. H.	90
18	Kruppamma, A.	110	45	Satishchandra, H. S.	130
22	Marutha Aiyar, T. V.	252	50	Vaidyanath, P. M.	115
23	Srinivasa, H.	87	52		

High Court, Madras,
22d Nov. 1912.

S. THAGARAJA IYER,
As Deputy Registrar, Appellate Side

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

ON INVOLUTIVITY

Notice is hereby given: That an order has been made by this Court, adjudging the persons hereunder mentioned insolvent and vesting the estate and effects of the said insolvent in Mr. J. B. Brewster, the Official Assignee of this Court; and all persons indebted to the said insolvent, or who have claims of, for his estate and effects, are hereby required forthwith to pay or deliver the same to him, and
Official Assignee:—

Number of Patients.	Date of presentation.	Wards, clinics and emergency of treatment.	Date of admission.	Date of public notification of the outbreak.
216 of 1918	12th October 1918.	Hospital of Abdul Kader Khan, petty vaccination agents, starting at Nos. 14, 20 and 21, at the District Medical Officer, Station.	14th October 1918.	12th December 1918.

High Court of Judicature, Madras,
19th November 1932.

J. B. ATKINSON,
Deputy Registrar.

INSOLVENCY PETITIONS.

No. 3 of 1912 in the Court of the District Judge, Bangalore.

Venkata Rao, Trading, resident in office and elsewhere, residing at
 Basavi, Bangalore taluk. Petitioner.
 Mangal Mangappa Goud and others Counter-petitioner
 (Order).

Notice under clause 2 of section 12 of Act III of 1907 is hereby given that the above-named petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to 18th day of January 1913.

Any creditor wishing to oppose the same may do so either in person or by a writ in the said date.

District Judge's Court, Bangalore,
 14th November 1912.

G. SUBBIAH SASTRY,
District Judge.

No. 2 of 1912 in the Court of the District Judge, Coimbatore.

North Ponnabera of Coimbatore Petitioner.
 (1) Kallipadi Subbiah and Venkayappa, Marayana, trading under the
 name and style of Kallipadi Subbiah, Venkayappa Marayana and
 Mohamed Sahab of Madras and (2) Bheeta Pariah of Coimbatore. .. Counter-petitioner.
 (Order).

Notice is hereby given, under clause 2, section 12 of Act III of 1907, that North Ponnabera, one of Nagalingam of Coimbatore, the petitioner above named, was adjudged insolvent by order of this Court, dated 12th October 1912.

Schedule Judge's Court, Coimbatore,
 23 November 1912.

M. DEVA RAO,
Schedule Judge.

No. 4 of 1912 in the Court of the District Judge, Coimbatore.

Vytla Venkayya Petitioner.
 Kallipadi Venkayya and four others Counter-petitioner
 (Order).

Notice under section 12 (7) of the Insolvency Act, is hereby given that Vytla Venkayya, son of Venkayya, Kuzma, cultivate of Kiro, the Petitioner above-named, was adjudged insolvent, on 2nd November 1912, by this Court.

District Judge's Court, Coimbatore,
 15th November 1912.

V. PURNAYYA PANTULU,
Sd. District Judge.

No. 2 of 1912 in the Court of the District Judge, Coimbatore.

Muthal Araling Petitioner.
 M. Kanna Deva and two others Counter-petitioner.
 (Order).

Notice is hereby given that the above-named petitioner has applied to this Court to be adjudged an insolvent and that the petition is posted to 13th December 1912 for hearing.

Schedule Judge's Court, Coimbatore,
 13th November 1912.

J. E. JACQUES,
Schedule Judge.

No. 14 of 1912 in the Court of the District Judge, Coimbatore.

In the matter of Arumallappa Chetty, one of Rangappa Chetty, residing in Periyasamudra taluk,
 Palakkad taluk—Petitioner (Debtor).

Notice is hereby given that the debtor above named has applied to this Court praying that he may be adjudged insolvent. Hearing 18th January 1913.

District Court, Coimbatore,
 12th November 1912.

H. MOORELY,
District Judge.

No. 15 of 1912 in the Court of the District Judge, Coimbatore.

In the matter of Rangappa Chetty, one of Rangappa Chetty, residing at
 Arumall—Petitioner (Debtor).

Notice is hereby given that the debtor above named has applied to this Court praying that he may be adjudged insolvent. Hearing 19th January 1913.

District Court, Coimbatore,
 12th November 1912.

H. MOORELY,
District Judge.

No. 28 of 1922 in the Court of the District Judge, Coimbatore.

Dani Gauden, son of Bangli Gauden, residing in Kurnati Chatti-
palem, District of Thalassapalayam, Coimbatore taluk Petitioner.
And Chatti, etc. Opponent.

Notice is hereby given that the above petitioner has applied to be declared insolvent and that the petition is posted to the 28th December 1922 for hearing.

District Munsif's Court, Coimbatore,
12th November 1922.

T. R. KUPPUSWAMI AITANAR,
District Munsif.

No. 9 of 1922 in the Court of the District Judge, Dindigul.

Rangappa Pillai, son of Rangappa Pillai, residing at Kumbha Palli .. . Petitioner.

Notice, under clause 2 of section 22 of Act III of 1907, is hereby given that the above-named petitioner has applied to this Court for being declared an insolvent and that his application is posted to 28th November 1922. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

District Munsif's Court, Dindigul,
15th November 1922.

V. K. KRISHNAN NAMBIAR,
Ap. District Munsif.

No. 12 of 1922 in the Court of the District Judge, Dindigul.

Sures Karandath, son of Sominakali Karandath, residing at Palankut-
tem, Pudukkottai taluk, Dindigul taluk Petitioner.

Notice, under clause 2 of section 12 of Act III of 1907, is hereby given that the above-named petitioner has applied to this Court for being declared an insolvent and that his application is posted to 28th day of November 1922. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

District Munsif's Court, Dindigul,
15th November 1922.

V. K. KRISHNAN NAMBIAR,
Ap. District Munsif.

No. 22 of 1922 in the Court of the District Judge, Dindigul.

R. Uthu Thamban son of Sakkunni Rosthan, residing at Melkhanipatti,
Palai taluk Petitioner.

Notice, under clause 2 of section 12 of Act III of 1907, is hereby given that the above-named petitioner has applied to this Court for being declared an insolvent and that his application is posted to 28th day of November 1922. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

District Munsif's Court, Dindigul,
15th November 1922.

V. K. KRISHNAN NAMBIAR,
Ap. District Munsif.

No. 8 of 1922 in the Court of the District Judge, Coimbatore.

Notice is hereby given under clause (7), section 16d of Act III of 1907 that Taralapati Ramakrishna, son of Tekkumpalathi of Pannur was adjudged an insolvent, by an order of this court, dated 15th November 1922.

District Munsif's Court, Gudalur,
14th November 1922.

S. K. KRISHNA AITANAR,
District Munsif.

No. 8 of 1922 in the Court of the District Judge, Coimbatore.

Karun Narayana of Talukanda Petitioner.

(1) Thendri Pappayya, (2) Gnanadhi Ramaswami, (3) Gnanadhi Pappayya,
(4) Gnanagan Nagaiah, (5) Gnanadhi Chenchiah, (6)
Chikabai Chenchiah, (7) Kalluri Pappayya and (8) Pappai
Pappayya Opponent.

Notice is hereby given that the above-named petitioner has applied to this Court to be declared insolvent and that 28th day of December 1922 has been fixed by this Court for hearing the objections, if any, of the creditors intending to oppose the said petition.

District Munsif's Court, Coimbatore,
12th November 1922.

S. NAGHAVA AITANAR,
District Munsif.

No. 11 of 1912 (Original Supp. No. 27 of 1904) of THE COURT OF THE DISTRICT MURDER, KAVAI.

S. Rama Rao, adopted son of Srinagapattam Subbajayar, residing at Kavi, Andhra, Kavi taluk Petitioner.
Ramaiah Chetti and sixteen others Co-defendants (Respondents).

Notice is hereby given that the above-named petitioner has been adjudged as insolvent by an order of this Court, dated 25th November 1912, and all the creditors may prove their claims before the Official Receiver, Tumbacore, by delivering or sending by registered post an affidavit as set forth in Form No. 3 of the Madras Provincial Insolvency Rules.

District Munsif's Court, Kavi,
25th November 1912.

T. M. VENKATA BAGHAVA CHARIAR,
District Munsif.

No. 1 of 1912 in THE COURT OF THE DISTRICT MURDER, KAVAI.

Angarajam Kanayya Petitioner.
Kolasa Mallareddi Co-defendant.

Notice is hereby given, under clause (7) of section 16 of Act III, 1907, that the above-named petitioner Angarajam Kanayya, son of Venkata, residing at Kaveripatti, Kaveri taluk, was adjudged as insolvent by an order of this Court, dated 8th day of November 1912.

District Munsif's Court, Kaveri,
25th November 1912.

F. RAMA RAO,
District Munsif.

No. 6 of 1912 in THE COURT OF THE DISTRICT MURDER, KAVAI.

T. Krishnaswami Petitioner.
P. Venkanna, etc. Co-defendants.

Notice is hereby given, under clause (7) of section 16 of Act III, 1907, that the above-named petitioner T. Krishnaswami, son of T. Thagayya Medali, residing at Kaveri, Kaveri taluk, was adjudged as insolvent by an order of this Court, dated 13th day of November 1912.

District Munsif's Court, Kaveri,
14th November 1912.

F. RAMA RAO,
District Munsif.

No. 2 of 1912 in THE COURT OF THE DISTRICT JUDGE, KANNARA.

Tirumala Reddi Subba Reddi and three others of Kapadipalle, banjarat of Tadapatri, Kanna taluk, Kanna district (by Mr. W. Siva Sankari) Petitioner.
Makhamalla Channa Reddi and seventeen others Co-defendants.

Notice is hereby given, under clause (1) of section 12 of Act III of 1907, that the above petitioners have applied to this Court for being adjudged insolvent and that their application is posted to 13th December 1912 for hearing the signature of creditors, if any, in the matter.

District Court, Kanna,
13th November 1912.

T. V. ANANTAN NAIR,
District Judge.

No. 5 of 1912 in THE COURT OF THE DISTRICT MURDER, KANNARA.

Galla Venkata Narasappa Petitioner.
Pinnala Rama Krishna Reddi Respondent.

Notice is hereby given, under clause (7) of section 16 of Act III of 1907, that Galla Venkata Narasappa, residing at Kothanalla, banjarat of Dodalikonda, Pattadakota taluk, has applied to the Court for being declared insolvent and that any creditor wishing to oppose the same may appear in person or by pleader before this Court on 8th December 1912.

District Munsif's Court, Kanna,
13th November 1912.

N. VENKATESWARA RAO,
District Munsif.

No. 17 of 1912 in THE COURT OF THE DISTRICT JUDGE, KANNARA.

Kashinad Pillai Petitioner.
Tirumalaiah Chetti & 3 others Respondents (Defendants).

Notice is hereby given that the petitioner, son of Valaya Pillai, residing at Nalankalavipatti, Dodalikonda, has applied to this Court, under section 11 of Act III of 1907, for being declared insolvent, and that the application stands posted to 14th December 1912 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

Subordinate Judge's Court, Kanna,
13th November 1912.

V. NARAYANASWAMI ASTAR,
Subordinate Judge.

No. 7 of 1912 in THE COURT OF THE DISTRICT MURDER, KANNARA.

Perampalli Venkataswamy Petitioner (at Kaveri).
Kolasa Venkajay Rao and twelve others Co-defendants (at Kaveri).

Notice is hereby given under clause II of section 15 of Act III of 1907, that the above-named petitioner has applied to this Court for being declared as insolvent, and that his application is posted to 13th December 1912 for hearing. Any creditor wishing to oppose the same may appear before this Court on the day of hearing either in person or by pleader.

Principal District Munsif's Court, Kannaipattam,
13th November 1912.

G. G. SOMAYAJULU,
Principal District Munsif.

No. 9 of 1912 is the Order of the District Judge of Kuala Lumpur.

Karwada Damli and Karwada Subhagada	Petitioner
Kommaraddi Vethala Reddy Garu, re.	Respondent

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that the aforementioned petitions Donato Guevra and Donato Santhomyde of Putumayo have applied for being declared bankrupts and that their application is noted for hearing on 17th December 1912.

Any conflict arising in connection with the same may appear before this Court either in person or by pleader at 14 A.W. on the next date.

Edvard Court, Kåten, Nordlappan,
14 November 1911.

F. A. COLBRIDGE,
As. District Judge

No. 12 of 1942 in the Court of the District Judge at Kuala Lumpur.

Kandē Sastharyya of Gadirada	11	11	11	11	Prithwar,
Kateri Kshastharyya and others	11	11	11	11	Prithwar,

Notice is hereby given, under clause 3 of section 12 of Act III of 1947, that the undersigned petitioner E. Swarnamaya has applied for being declared an insolvent and that his application is listed for hearing on 27th December 1952.

Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 10 A.M. on the said date.

District Court, Kisten, Manipalim,
10th November 1915.

F. A. COLBRIDGE,
As. District Judge.

No. 11 of 1912 IN THE COURT OF THE DISTRICT JUDGE OF KITHIA. MANUJIBHAI

Munnao Baijya ..	" "	" "	" "	" "	Patidar.
Gowant Raja Verlapalle Kallu Khanna Prasad Naidu Bahadar,					
Zawinder Barn, etc.	" "	" "	" "	" "	Cadellor.

Notice is hereby given, under clause 2 of section 15 of Act III of 1909, that the above-named petitioner, Moussoomed Rajpoot of Thadkalepost, hankar of Palaricha, has applied for being declared as a resident and that his application is posted for hearing to 15th December 1912.

Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 10 a.m. on the said date.

District Court, Kilauea, Hawaii System,
10th November 2014.

F. A. COLERIDGE,
Jr., District Judge.

No. 3 of 1912 (Gosstat. Svy. No. 448 of 1912) of the Court of the
District of Moscow, Narva Province.

Pitchayem Khatamacharyya, son of Chola Rangacharyya	..	Forfeiter.
Hari Appaya and two others

Notice is hereby given, under clause 2 of section 15 of Act III of 1907, that the abovesigned petitioner has applied for being declared insolvent and that his application is posted for hearing at 10th December 1922.

Any contrary wishing to oppose the same may appear before this Court either in person or by
counsel at 10 a.m. on the said day.

District Munsif's Court, Srirangapatna,
11th November 1912. 4

S. T. JAGANNATHA RAO
As. District Magist.

No. 7 of 1912 as then Order of the Federal Energy Board, Kansas

Ayinkote Panchala, son of Otaheseti of Fellers, Atmakur taluk	"	Fathima.
Dookra Panchala Naidu and three others "	"	Ragunatha.

Notice is hereby given that the above-named petitioner has applied in this Court for being declared an insolvent and his petition is posted for hearing on 25th December 1932.

Principal District Master's Court, Heliopolis,
10th November 1912.

K. SUNDARAM CHELTIVAR,
District Magistrate

No. 1 of 1915 (for the file of the District Master's Office, Cincinnati) is the Census of the Official Highway, South Union.

In the matter of the Insolvency of Neophytos Moutakas

Notice is hereby given, under section 39 (4) of Act III of 1905, that each of the members of the abovesaid insolvent who have not yet proved their debts should do so on or before 15th December 1912, failing which a final dividend will be distributed without regard to their claims.

Official Receiver's Court, Cuddalore,
11th November 1915.

A. CHAKRABARTI SIKAR,
Official Reviewer

Vol. 2 of 2015 (No. 11 of 2011) by the order of the District Magistrate's Court, FARRUKH
IN THE COURT OF THE OFFICIAL REGISTRAR, SOUTH ADEN.

In the spirit of the University of Kansas, Andrew Salas

Notices to hereby given, under section 18 (c) of Act III of 1897, that each of the creditors of the abovesaid insolvent who have not yet proved their debts should do so on or before 15th December 1897, failing which a final dividend will be distributed without regard to their claims.

Official Receiver's Court, Cuddalore,
12th November 1913.

A. CHAKRAPANI AIYAR,
Of Counsel

No. 16 of 1912 (No. 7 of 1912 on the roll of the District Court, South Africa)
in the case of the Official Receiver, South Africa

Sasha Aizer	"	"	"	"	"	Parkway.
Felicitas Chatter and others	"	"	"	"	"	Bowdoin.

Notice is hereby given under clause 7 of section 30 of Act 112 of 1907 that Socha Ayer, son of Chas. Alfred Ayer, residing at Kewaupee, Chatham County, N. H., the petitioner above named, was officially appointed by this Court on the 9th November 1913 and the motions are required to present their claim on or before 9th December 1913 by delivering or sending by registered post an affidavit as Form No. 8 of the Maine Probate Insolvency Rules, 1908.

Official Receiver's Court, Calicut,
18th November 1912.

A. CHAKRAPANI AIVAN,
General Manager

No. 21 of 1915 (No. 8 of 1915 of the table of the District Munsif's Court, Coimbatore)
in the Code of the District Munsif's Court, Coimbatore.

Marygo Chatter	"	"	"	"	"	Fiddlers.
Paleyappa Chatter and sixteen others	"	"	"	"	"	Around.

Notes in heavily typed, under clause 14 of section 14 of Act III of 1907 that George Chavira, son of Mexican Christian, residing at Azcapotzalco, Chihuahua, is the petitioner above named, was adjudged insolvent by this Court on the 24th November 1912 and the creditors are required to present their debts on or before 31st December 1912 by delivering or mailing by registered post an affidavit in Form No. 8 of the Mexican Provisional Insolvency Rules, 1908.

Official Receiver's Court, Cambridge,
14th November 1912.

A. CHAKRAPANI AYYAR,
Deaf Reader

No. 20 de 1912 re viso Oficial de las Escuelas. Presentado

In the matter of Henry Kautsky.

Fanny Weaver	"	"	"	"	"	"	<i>Pastor</i>
M. E. Krishna Pillai and others	"	"	"	"	"	"	<i>Chaplain</i>

Notice is hereby given, under clause 2 of section 37 of Act III of 1907, that Henry Fretwell, one of Volusia County breeders, residing at McIntosh Summer Palace and Street, Palm, Trinidad, British Guiana, has applied to this Court for being declared an insolvent and that his application is posted for hearing to the 23rd day of December 1932.

Any machine wishing to oppose the said application may appear before the Court either in person or by bail in the said date.

Dated this 9th day of November 1912

D. G. WALLER,
As. District Judge

No. 38 of 1912 (No. 2 of 1912, TONGAREVA COAST) IN THE COURT OF THE DISTRICT JUDGE
NORFOLK, TONGAREVA.

In the matter of Stone, Christine and Shantawan, Christine

Dean Chetler and Sherrington Chetler	Partners,
Sherrington Chetler and forty others	Creditors

Notice is hereby given, under clause 7 of section 18 of Act III of 1907, that (1) Srinivas Chettiar, son of Madamalai Chettiar, and (2) Srinivasalingam Chettiar, son of the first purchaser Srinivas Chettiar, both residing at Vengaloor, District of Madurai, the petitioners above named, were adjudged insolvent by this Court on 14th day of November 1911; and the said petitioners are required to purge their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1908.

Official Baseball's Court, Trinidad,
14th November 1922.

P. A. GOPALIAN,
Chief Engineer

No. 26 of 1911 (No. 22 of 1912, District Court) in the Court of the District Criminal
Magistrate, Tashkent.

In the matter of E. Bernard Lee.

B. Jurgens & Co.	"	"	"	"	"	Petroleum.
The South Lake Bank, Limited, and numerous others	"	"	"	"	"	Cashmere.

Notice is hereby given, under clause 7 of section 14 of Act III of 1927, that S. Eugene Brown of St. John, Me., residing at 1014 Vermont Avenue, Tallahassee, Fla., the petitioner above named, was adjudged insolvent by this Court on 26th day of November 1932; and the creditors are

required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1926.

Official Receiver's Court, Tinsordip,
14th November 1912.

P. A. GOFALLAN,
Office Engineer.

No. 43 of 1912 (No. 18 of 1910, District Court) is the Court of the District
Ordinary, Enclaves, TROUSERS.

In the matter of Arunachal Puri

<i>Arumago</i> Pillai	Petalium
<i>Polysiphonia</i> Pillai and twenty-eight others	Chadlers

Notes in heavy glass, under No. 7 of section 14 of Act III of 1907, that *Ascaris* (Fili.) was of (Dutch) name Fili, residing at Palembang, Sumatra, and that the postoffice above named, was assigned numbers by this Court on first day of November 1912; and the *credence* was required to prove their date as soon as possible by delivery or writing by registered post as a check in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

Official Reviewer's Court, Honolulu,
13th November 1962.

P. A. GOTALIAN,
Chief Editor.

No. 2 of 1911 of the Code of the District Court, Yverdonville.

Shayama Nanthan, son of Maseer Nanthan, Vallala street, Tenasser,	Partisan.
Trichasegaly
Maha Nayan Chatter and others	Counter-partisans.

All persons alleging themselves to be the holders of the abovesaid positions are required to prove their claims on or before 18th December 1913. If they fail to do so, a dividend will be declared with regard to their claims.

Chief of the Official Receiver,
Sydney, 24th November 1902

G. KUMARACHAKRAVANTHI AYYANGAR,
Chief Justice.

NO. 12 OF 1911 BY THE CHIEF OF THE DISTRICT JUDICIAL, TROOP-SQUAD.

M. G. Mavroulides, Chieflyper, son of M. Goussides Chieflyper, Baron					
Street, Kateri	<i>Polizimer</i>
F. Stalk, Moore, Sakis & Co. and others	<i>Grosby-polizimer</i>

Whereas the aforesaid petition has applied to the District Court of Trinidad to be adjudged as bankrupt and the said Court has transferred the said application to me for disposal, notice is hereby given that the said application will be heard by me on 10th November 1910.

Office of the Chief Examiner,
Tribunals, 2205 November 1972

C. KUMARACHANDRANATHI AIYANGAR,
Official Receiver

No. 15 of 1912 of the Court of the District Judge, Tientsin.

Ranga Pillai, son of Subbaraya Pillai, Vazantharaya Pillai Street,				
Triplicorally Post
Chalancherry Pillai and others
				..

Fellows
Quasi-members

Whereas the aforesaid petitioner has applied to the District Court of Trinidad to be adjudged an insolvent and the said Court has transferred the said application to me for disposal, and it hereby given that the said application will be heard by me on 27th November 1912.

Office of the Chief Receiver,
Tribunals, 12th November 1912.

G. KUMARACHANDRATHILU ATTANAR,
Official Receiver

No. 50 of 1932 is THE COURT OF THE BARRISTERS (JUDICIAL) ACT, 1932.

Agaperevi Pilius, son of Namellagon Pilius, Velho, Street, Tenzers	
Enchagapely	Polituror
T. M. V. H. Mathuramas Chackiar and others	Chatter, institutions

Whereas the aforementioned petitioners has applied to the Sub-Court of Trenchinopoly to be adjudged as insolvent and the said Court has transferred the said application to me for disposal, notice is hereby given that the said application will be heard by me on 21st November 1922.

Office of the Chief Justice,
Tribunals, 17th November 1913.

G. KUMARACHANDRAVAHATHI AIYANGAR,
Oriel College, Oxford, England

No. 13 of 1912 IN THE COURT OF THE DISTRICT MAGISTRATE, TROMSØ.

Sarcis is hereby given under clause 7 of section 18 of Act 103 of 1897 that Vasyriyevna Fedde, nee of Eugene Roddyer, residing at Red St. Street, Akhabskoyan village, Basmakobinskoye, Trakhtopol'skiy uезд, was adjudged an insolvent by this Court on the 13th November 1922.

District Munsif's Court, Trichinopoly,
14th November 1915.

V. B. KISHINA ALYAN,
Dzhirgatal

No. 37 of 1912 in the COURT of the DISTRICT MUGGER, TAMILNADU.

- (1) T. G. Arinichalan Pillai, son of Guruswami Pillai, residing at Kavalam street, Tenkasi, Trichinopoly taluk and (2) E. A. Nairam Pillai, son of the Guruswami Pillai, residing at Kavalam street, Tenkasi, Trichinopoly taluk Petitioners.
 E. M. R. M. L. Palaniappa Chettiar and two others Opponents.

Notice is hereby given, under clause (3) of section 12 of Act III of 1907, that the above-named petitioners have applied to this Court for being declared as insolvent and that their application is posted for hearing on the 14th day of December 1912.

Any creditor wishing to oppose the said application may appear before this Court either in person or by pleader on the said date.

District Muzoff's Court, Trichinopoly,
 12th November 1912.

V. S. KRISHNA AYYAR,
District Muzoff.

No. 38 of 1912 in the COURT of the DISTRICT MUGGER, TAMILNADU.

- Anakkudi Velan, son of Melkka Velan, residing at old Mylanchandi Fort, Trichinopoly Petitioner.
 Guruswami Velan and seven others Opponents.

Notice is hereby given, under clause (3) of section 12 of Act III of 1907, that the above-named petitioner has applied to this Court for being declared as insolvent and that his application is posted for hearing on the 14th day of December 1912.

Any creditor wishing to oppose the said application may appear before this Court either in person or by pleader on the said date.

District Muzoff's Court, Trichinopoly,
 12th November 1912.

V. S. KRISHNA AYYAR,
District Muzoff.

No. 9 of 1912 in the COURT of the DISTRICT MUGGER, TAMILNADU.

- Nallayanda Pillai, son of Perumayya Pillai, residing at Kanganachallur Puthu Street, Nellore Petitioner.
 Nallayanda Pillai and four others Opponents.

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that the above-named petitioner has applied to this Court for being declared as insolvent and that his application is posted for hearing on 20th November 1912.

Creditor wishing to oppose the petition may appear either in person or by pleader on the said date.

District Muzoff's Court, Nellore,
 18th November 1912.

S. J. GURAIRER,
District Muzoff.

No. 10 of 1912 in the COURT of the DISTRICT MUGGER, TAMILNADU.

- Guruswami Karasethi, son of Nallayya Kanna Karasethi of Raghavapuram, District of Ponnampet in Vellore taluk Petitioner.
 O. S. Devananda Reddi and seven others Opponents.

Notice is hereby given that the above-named petitioner has applied to this Court for being declared insolvent and that his petition is posted for hearing on 18th December 1912. Any creditor wishing to oppose the same may appear either in person or by pleader on the said date.

District Muzoff's Court, Vellore,
 12th November 1912.

V. DANDAPANI PILLAI,
District Muzoff.

No. 1 of 1912 in the COURT of the DISTRICT MUGGER, TAMILNADU.

- (1) Bandara Chinn Venkateswami, 32 years, son of Ramanna, Komati and trader of Keralu; (2) Bandara Chinn Appanna, 36 years, younger brother of No. (1), Komati and trader of Mopadu; (3) Dargoti Guruswami, 46 years, father's name not known, brother-in-law of petitioner No. (1) and (2), Komati and cook, residing at Vinayagam Petitioners.
 (4) Kandasami Komaraja; (5) Chintamani Appala; (6) Pylipoti Appanna; (7) Mikkala Appanna; (8) Ponnappa Ramanna; (9) Pabbanthi Narayana; (10) Konda Muralidharan; and (11) Vengayya Sanyal Opponents.

Notice is hereby given, under section 19 (7) of Act III of 1907, the petitioners were declared insolvent by this Court on 29 October 1912.

District Muzoff's Court, Vinayagam,
 15th November 1912.

T. RAMA REDD,
District Muzoff.

MARINE NOTIFICATIONS.

NOTICE TO MARINERS.

No. 56 of 1912.

The following is republished for information.

Presidency Port Office, Madras,
11th November 1912.W. B. HUDDLESTON, Commander, R.N.,
Off. Presidency Port Officer.

GOVERNMENT OF BENGAL

MARINE DEPARTMENT.

BAY OF BENGAL—CHITTAGONG COAST.

Kangshak Adam—Depth of water in the Channel.

No. 110-I (first publication).—

Subject.—The following depth of water was found in the channel by soundings taken on the 16th October 1912:—

Description.	
Truck No. 1, Outer Bar—	
Dred on Diamond ..	99.
Truck No. 2, Inner Bar—	
Dred on Diamond ..	10.
Chart affected.—No. 23, Chittagong (Kangshak) coast.	11.
Publication.—Survey of Bengal Pilot, 1910, page 232.	
Authority.—Port Office, Chittagong, Notice dated 16th October 1912.	

C. J. C. KERRALL, Commander, R.N.,
Port Officer of Calcutta.

Published for general information.

Calcutta, 21st October 1912.

H. E. GOSWAMI,
Off. Secretary, Marine Department.

No. 55 of 1912.

The following is republished for information.

Presidency Port Office, Madras,
11th November 1912.W. B. HUDDLESTON, Commander, R.N.,
Off. Presidency Port Officer.

GOVERNMENT OF BENGAL.

MARINE DEPARTMENT.

BAY OF BENGAL—CHITTAGONG COAST.

South Fitch's Light-vessel—Annually replaced by buoy.

No. 607-I (first publication).—

Subject.—The South Fitch's Light-vessel will be removed from her station on the 2nd January 1913 and replaced by a buoy. A red wooden buoy with staff and cage will mark the position during her absence.

Position (approx).—Lat. 21° 29' N, long. 91° 25' E.

Chart affected.—No. 23, Bay of Bengal.

No. 208, Madia river to Elephant point.

No. 208, Chittagong to Bannia river.

Publication.—List of Lights, Part VI, 1912, No. 241.

Bay of Bengal Pilot, 1910, page 232.

Authority.—Port Office, Chittagong, Notice dated 16th October 1912.

C. J. C. KERRALL, Commander, R.N.,
Port Officer of Calcutta.

Published for general information.

Calcutta, 21st October 1912.

H. E. GOSWAMI,
Off. Secretary, Marine Department.

List of Persons on the Marine Roadstead with their Qualifications, was, on the 16th November 1912, as reported by Commanders or Agents at this office.

Ship's name.	Tonnage.	Commander.	Destination.	When to sail.	Agents.
R.S. "Fishwell".	2100	W. H. Ross	Calcutta ..	1912	Marine, Graham, Woodroffe & Co.
R.S. "Viceroy" ..	2750	J. Simons	Enclaving Calcutta.	20th Nov.	Marine, Graham, Woodroffe & Co.
R.S. "Glas Ferry-boat."	1107	R. C. Brown	Calcutta ..	20th Nov.	Marine, Graham, Woodroffe & Co.

SHIPS OF TONNAGE arrived at and departed from the Port of Madras from the 1st to the 15th November 1912.

ARRIVALS.

ARRIVALS.						
Date arrived.	Ship's name.	Tonn.	Master.	Commander's name.	Where from.	When left.
1912.						1912.
18th Nov.	S.S. "Echelon"	1255	E. T. H. Park	Colombo via Cochin	1912.	18th Oct.
18th "	S.S. "Tahiti"	1579	D. M. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Cape Ferguson"	1567	A. T. C. Jones	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Colombo via Port Blair	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin	1912.	18th "
18th "	S.S. "Zetland"					

DEPARTURES.

Date sailed.	Ship's name.	Tonn.	Master.	Commander's name.	Where to.
19th Nov.	S.S. "Echelon"	1255	E. T. H. Park	Madras via Port Blair, Cochin and Madras ports.	
19th "	S.S. "Tahiti"	1579	D. M. Smith	Colombo via Port Blair and Singapore.	
19th "	S.S. "Cape Ferguson"	1567	A. T. C. Jones	Colombo.	
19th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin.	
19th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin.	
19th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin.	
19th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin.	
19th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin.	
19th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin.	
19th "	S.S. "Zetland"	1511	H. H. Smith	Madras via Cochin.	

Port Office, Madras,
19th Nov. 1912.

M. W. FARRER, Commander, R.M.,
Deputy Commissioner of the Port.

PUBLIC WORKS NOTIFICATIONS.

UNCLAIMED FUNDS.

A sum of Rs. 5-5-0 due to V. Rameswamy, mason, is outstanding in the accounts of Kanva Eastern Division. If the amount is not claimed within three months, it will be forfeited to Government.

Benaula, 3rd November 1912.

L. H. GERR,
Executive Engineer, Kanva Eastern Division.

Notice is hereby given that a sum of Rs. 5-5-0 is outstanding in the accounts of this division in the name of K. Gopalakrishna Rao, late upper subordinate engineer of this division, being his travelling allowance for September 1911, and that the amount will be credited to Government if not claimed within three months from the date of issue of this notice.

Chittoor, 1st November 1912.

M. SWAMINATHA AYYAR,
Executive Engineer, Guntur Western Division.

Notice is hereby given that the following sums are outstanding in the accounts of this division in the name of late Ganapathi Venkaya Pantulu, Clerk, Public Works Department, No. 2 Sub-Division, Madras, Government telegraph:

Pay for August and September 1911	38	5	0
General Provident Fund share	49	2	1
				138	7	1
Total	379	2	1

and it will be only paid to his legal heirs on production of kinship certificate from the competent authority. The said sum will be credited to Government if not claimed before the 1st of April 1913.

Chittoor, 11th November 1912.
M. SWAMINATHA AYYAR,
Executive Engineer, Guntur Western Division.

REVENUE NOTIFICATIONS.

NOTIFICATIONS.

PERMITS.

Regulations governing the import, transport, and export of opium and intoxicating drugs made from spirit other than those used for smoking, is issued through British territory from one portion to another of a Native State or of a French Settlement in the Territory of Madras proclaimed under Rule XVII of the opium rules relating to Government Proclamations No. 469, dated 12th October 1909.

Note (1).—The transport from one part of British territory to another and from one part of French territory to another across the Shomali-Godavari and Tanjavur-Godavari Railways lines will not be treated as transport through British territory. Transport through Railway stations enroute will, however, come within the scope of the rules.

Note (2).—Consignment of opium sent from one Mysore Government territory to another through intervening British territory do not come within the scope of these rules.

RULES.

1. The transport from foreign territory through British territory of intoxicating drugs prepared from opium and used for smoking is absolutely prohibited.

2. No opium or intoxicating drugs made from spirit other than those used for smoking, shall be transported through British territory except under, and in accordance with, a permit issued in accordance with the following rules.

3. Except in the case of permits issued to persons duly licensed to trade in British or French territory or in a Native State, no permit shall cover the import of more than one cask of opium, or intoxicating drugs made from spirit other than those used for smoking.

4. The permits recognized under these regulations shall be in printed form and in duplicate. Each permit must bear a consecutive number and must be sealed with the private seal of the officer issuing the permit in addition to his office seal.

5. The period of currency of a permit shall be regulated according to the distance the drug is transported, one day being allowed for every 15 miles by road or 70 miles by rail in addition to one day for dispatch and one day for delivery in the case of consignments made by rail.

6. Every consignment transported through British territories under these regulations shall be accompanied by its permit, which must show the name of the transporter, the quantity of opium or intoxicating drugs covered by it, the route of transport, the period of currency and the officer before whom it should be taken for verification.

7. Where Customs stations are established between British territory and any Foreign Settlement or Native State, the route to be followed by a permit must always include in at least one such customs station, the officer in charge of which, when the consignment passes through, will sign on the reverse of the permit the condition of the packages and seals.

8. Whenever a permit is issued, the duplicate thereof, which should bear the impression of the same seal as has been placed on the original permit and on the consignment itself, be forwarded by the officer issuing the permit to the officer appointed to verify the consignment.

9. Every package to be imported through British territories under these regulations shall be sealed and the seal used shall be the same as those impressed on the permit (see Rule 11).

10. Permits for transport under these rules shall not be recognized unless they are issued by officers specially appointed in that behalf by order or designation by the Chief British officer of the territory in which the officers are to exercise their functions.

11. Every consignment will be verified on arrival at its destination by an officer appointed for the purpose by the Chief British officer of the territory in which the consignment is transported.

12. Every officer appointed or authorized to issue permits under rule 10 above must be kept informed of the names and designations of all officers authorized under rule 11 to verify consignments.

13. The names or designations of all officers appointed to issue permits and to verify consignments will be communicated to the Deputy Commissioner of the Salt, Akbari and Customs department whose districts the Native State or French Settlement adjoins.

14. The officer issuing permits under rule 10 above should furnish the Inspector of the Salt, Akbari and Customs department through whom the consignments are to be transported with a correctly set of papers issued on a form showing the names of the transporter, the numbers of the permits, the dates on which they were issued, the route by which the consignments were required to be transported and the quantity covered by the permits.

15. On the arrival of the consignment at its destination, it shall be verified by the officer appointed for the purpose under rule 11 above. He will examine the seals and weigh each package before opening it. He will then open each package and satisfy himself that the contents agree both as to nature and weight with the entries in the permit and will enter the result on his verification on the reverse of the original and the duplicate permits, will return the original permit to the transporter and will forward the duplicates to the Inspector of the Salt, Akbari and Customs department of the circle across which the consignment has been transported for transmission to the officer who issued it.

16. Any Local Revenue officer not inferior in grade to a Revenue Inspector, any Salt, Akbari and Customs officer not inferior in rank to a Sub Inspector, or any Police officer not inferior in grade to a head constable may inspect any consignment in transit in British territory and when he does so shall note on the reverse of the permit the condition of the packages and seals.

17. Any person found transporting opium or intoxicating drugs in contravention of these regulations will be dealt with in accordance with section 9 of the Opium Act.

18. No person who is found to have contravened any provision of these regulations shall be allowed to transport drugs through British territory under a permit issued in that behalf, and the name of any person convicted in the commission of any such breach shall forthwith be communicated by the officer detecting the offence to the Deputy Commissioner of the Salt, Akbari and Customs department concerned who will exchange with the Chief British officer of the territory from which the offender brought his opium or intoxicating drugs as the case may be for the intention of the offender's name to all persons authorized to grant permits. If any such person be subsequently found transporting opium or intoxicating drugs once under a permit, such consignment shall be liable to confiscation.

Board of Revenue (Separate Secretariat),
Chennai, 7th October 1912.

E. F. THOMAS,
As. Secy.

No. 26.—An endorsement of Newfoundland No. 25, dated 19th October 1911, published on page 1696 of the Port St. George Gazette, dated the 17th October 1911, Part II, and in virtue of the power delegated under clause VII of Government Notification No. 415, dated 18th July 1906, published on pages 1203 and 1204 of the Port St. George Gazette, dated 28th September 1906, Part I, the Commissioner of Salt, Alkali and Separate Revenue hereby expresses his/her readiness to issue licences, alcohols of sale, assay orders authorizing drink or substance prepared from the same plant, and all drugs, sybodies or other, having a like physiological effect to that of cocaine and all preparations and adulterants of any of the above, to persons of the desire of a Collector in respect of the issue of special permits for transport throughout the Presidency of such drugs and by themselves concurrently with the Collector and subject to the control of the Collector.

Board of Revenue (Secretariat Revenue).
Chennai, 11th November 1911.

H. H. F. M. TILLEY,
Secretary.

In exercise of the powers delegated by Government under section 4(3) of the Madras Survey and Boundaries Act, 1895, the Board of Revenue appoints the Special Revenue Inspector who has been appointed by Government to survey the Newberry Estate to be a Survey Officer within the limits of the Newberry Estate.

Board of Revenue (S.S. Sec. L.D. and Agn.),
Chennai, 11th November 1911.

S. VENKATARAMANADAR,
Secretary.

MILITARY NOTIFICATIONS.

REPORTS OF DESERTIONS.

Report of a deserter or absconder without leave from the 14th "King's" Hussars,
dated at Mysore C.I., this 12th day of November 1911.

Number, rank and name, No. 11140, Private William Nelson; age, 28 years 6 months; height, 5 feet 7½ inches; colour of complexion, sallow; hair, brown; eyes, brown; nose, medium; date of enlistment, 2nd February 1911; place of enlistment, Bangalore; parish and county in which born, Edinburgh, Cheshire; date of desertion or absence, 6th November 1911; place of desertion or absence, Mysore C.I.; marks, tattoo, mole 2" to left of nose and 6" to right of nose; under 2 years' service.

T. R. BRUCE, Capt., for Lieut.-Colonel,
Commanding 14th "King's" Hussars.

Report of a deserter or absconder without leave from the 14th "King's" Hussars,
dated at Mysore C.I., this 12th day of November 1911.

Number, rank and name, No. 2341, Private Horace L. Perry; age, 27 years 4 months; height, 5 feet 7½ inches; colour of complexion, fresh; hair, fair; eyes grey; nose, medium; date of enlistment, 24th March 1909; place of enlistment, West Ham, London, Essex; parish and county in which born, West Ham, London, Essex; date of desertion or absence, 6th November 1911; place of desertion or absence, Mysore C.I.; marks, tattoo, clamped hands, ship, sailor with flag right forearm, anchor & R.N.R.P. on forearm; under 12 months' service.

T. R. BRUCE, Capt., for Lieut.-Colonel,
Commanding 14th "King's" Hussars.

Report of a deserter or absconder without leave from the 1st Battalion, West Essex
Regiment of Infantry dated at Ambala, this 16th day of November 1911.

Number, rank and name, No. 3647, Private Arthur Flower; age, 36 years 8 months; height, 5 feet 7½ inches; colour of complexion, fresh; hair, brown; eyes, hazel; nose, well built; date of enlistment, 20th April 1909; place of enlistment, Halifax; parish and county in which born, Greenbury, Halifax, Yorkshire; date of desertion or absence, 12th November 1911; place of desertion or absence, Chaudhary from desertion between Mysore and Kaniyal; marks—tattoo, black spot between back; scars across left hand; under five years.

A. S. HILL, Capt., for Lieut.-Col.,
Commanding 1st Battalion, West Essex Regiment.

Report of a deserter or absconder without leave from 2nd Battery, Royal Field Artillery,
dated at Tringbury, this 12th day of November 1911.

Number, rank and name, No. 38928, Bombardier H. F. Folwell; age, 26 years 10 months; height, 5 feet 7½ inches; colour of complexion, fresh; hair, brown; eyes, hazel; nose, medium; date of enlistment, 12th November 1909; place of enlistment, Stratford, London; parish and county in which born, Mile End, London, Middlesex; date of desertion or absence, 12th November 1911; place of desertion or absence, Tringbury, Essex; marks, scars, upper lip, I.L.E. on forearm; under 2 years' service.

C. E. STURANCE, Lieut., for Major, R.F.A.,
Commanding 2nd Battery, R.F.A.

OFFICIAL ADVERTISEMENTS

AUCTION FOR THE SUPPLY OF TIGER BALU CHALK.

Notice is hereby given that the undersigned will hold an auction at the District Jail, Peimontcal, at 2 P. M., on Wednesday the 11th December 1923, for the supply of the 11,000 Shavers' Used for use during the calendar of the year 1923-24. Intending bidders are requested to attend in person or by agent personally on the day mentioned. Each bidder will be required to deposit \$100 as security.

5. In the case of suppliers who may be unable to attend the auction, sealed tenders will be opened provided they reach the undersigned on or before the day and hour already mentioned and are accompanied by duly certified money procured from the bank for the bidder. Tenders will be opened on the time of the auction and the result of the same read aloud to the bidders. Tenders not accompanied by the above said money shall be rejected. In the case of money per person the delivery of the Detroit Gas, Steamboat, and Light Company will be made in accordance with the conditions of the contract.

3. The annualized interest on tax-deferred will be equal to deposit five times the amount of the interest money as security for the supply of the whole quantity within the first December. Faking securities, however, money will be accounted. In the event of his withdrawal, he will also be liable to pay any difference between the price accepted and that originally obtained by the J&J. The interest money received from annualized address or tax-deferred will be returned at the close of the scheme.

4. Contract for supply must not be subject to the order of the Government.

6. The undersigned does not bind himself to accept the lowest or any other bid or tender.

District Jail, Palm Springs,
24 November 1942.

W. E. SNOW,
Ag. Superintendent

TENDERS FOR THE SUPPLY OF RAW MATERIALS FOR THE
PENITENTIARY, MADRAS.

Orders issued for the supply of the aforementioned articles required during the period 1st January 1913 to 31st December 1913 will be received by the Superintendent of Prisons, Madrid, up to 12 noon on 4th December 1913.—

[illegible]

[illegible]

Note.—The articles to be followed are marked

General Conditions

1. Tenders should be supervised - Tenders for the supply of Raw Materials for the Pondicherry Market¹²

2. Teachers will only be received on printed forms which can be obtained, free of cost, on application.

3. Reviewers should specify in words as well as in figures the rate at which each description of article will be ragged, and the total value of each article should also be entered in the appropriate column.

4. No tender will be received unless accompanied by a deposit of 2 per cent. on the total value of articles tendered for. This deposit should be remitted into the Government banks, and the bank receipt should be attached to the tender. No money will be accepted.

5. Teachers not complying with the above conditions will be removed.

d. Taxpayers may file one or more articles in schedule J and must file all in schedule J.

7. The Supreme Court reserves to himself the right of rejecting any tender without assigning any reasons for so doing.

8. The successful tenderer will be required to pay a security of 10 per cent. on the value of his tender together with the necessary stamp duty, and to sign a contract bond within fifteen days from the date of his being informed of the acceptance of the tender. In the case of failure to do deposit of 2 per cent. differential with the tender will be forfeited and credited to Government.

3. No advance of cash will be made to the contractor; payment for the articles supplied will be made by the Superintendent of Prisons, Madras, as soon as the articles are received.

10. The smallest mass can be written

11. A fee not exceeding \$4. 11 will be levied at the discretion of the Superintendent for any infringement of stipulations of the contract, or for the supply of inferior articles, or if frequently ordered, the contract may be annulled and articles reprocured by Government.

13. The decision of the Inspector-General of Prisons will be final in all questions of indigence of convict.

18. The contract is subject to the confirmation of the Inspector-General of Police.

14. In case the contractor after taking the network is not willing to carry out his agreement, he shall give at least one month's notice and shall forfeit the security money to Government; the contractor will also be bound to make good to Government any loss which may arise from his failure or by Government having to purchase the articles specified in the contract in the local market at higher rate than those specified by.

18. Any further information can be obtained from the Superintendent of Prisons, Madras, in relation to any offence between the years of 1941 and 1942.

24. Samples of articles must be prepared with the student and no teacher will be accepted unless so accompanied. They should be distinctly described and marked with the name of the Professor or labors attached to them.

The Trustees Office, Madras,
10th November 1912.

J. P. CAMERON, Captain, I.M.S.,
Superintendent of Police

SALE OF MANGANESE ORE

It is hereby notified that the manganese ore in the amount of 22,000 cwt. stocked in A. No. 381 of Kallakudi and 8,000 cwt. stocked in B. No. 163 of Alampalay, Hargobally taluk, Salford district, belonging to Mr. F. H. Dunn of Bangalore will be sold in public auction by the District Forest Officer on Saturday the 15th December 1913 at noon, at Hargobally, for the service of railway road and supply of No. 308-12-3 and No. 310, respectively, and interest thereon due by him.

3. Bidding tenders may inspect the ore at any time after application to the Forest Range Officer and for any further particulars they should apply to the District Forest Officer.

Railway Collector's Office, Forest Branch,
15th November 1913.

J. H. ROBERTSON,
Collector.

CANCELLATION OF CONTRACTS.

M.R. By. A. Tirupathi Nayudu, contractor for the work of converting the Tiruchendur Dam across the Coovayar into a regulation, estimate No. 34,169 is informed that his contract is cancelled.

Tanjore 25th October 1913.

A. W. ROBERTS,
Executive Engineer, Tanjore Division.

Contractor M.R. By. A. Tirupathi Nayudu is informed that his contract for the work "Converting the Tiruchendur Dam across the Marimakkavayal into a Regulation, Estimate No. 3,358" is cancelled.

He is requested to mark his materials for measurement in case it is decided that any or all of the materials be taken over by Government.
He should also put himself into early communication with the Executive Engineer, Tanjore Division, Tanjore.

Tanjore, 4th November 1913.

A. W. ROBERT,
Executive Engineer, Tanjore Division.

TENDERS FOR CONSTRUCTION OF SHEDS FOR THE LASCARS OF THE MADRAS WHARF.

Tenders are hereby given that sealed tenders will be received by the Executive Engineer up to noon of the 15th January 1914 for the execution of the works noted below:—

Constructing sheds for the four lascar of the Madras Wharf at the cost of Rs. 1,377. The amount of earnest-money to be deposited along with each tender in Rs. 50, failing which the tender will not be considered. The earnest-money may be paid at any time before the date fixed at the office of the Executive Engineer at Chingleput and the receipt of the money obtained. The amount will be repaid by a formal margin signed by the Executive Engineer which should be produced at the time of payment of the earnest-money.

3. Tenders should be sent in sealed covers expensively "Tender for the work" the name of the work or works being given without fail as otherwise they are liable to be opened before or after the due date.

4. Any tender not received on the due date will not be considered.
5. Tenders should be written up in Public Works Department Form K-1 complete in every detail. The form may be obtained on application at the Division or Sub-Divisional Office.

6. Plan and specification and detail estimate may be seen on application at the Chingleput Division office on all working days between the hours of 12 a.m. and 5 p.m.

7. In the event of the tender being submitted by a firm, it must be signed separately by each partner thereof or in the event of the absence of any partner it must be signed as he behalf by a person holding power-of-attorney authorizing him to do so.

8. The address of each tenderer should be given in full in the tender form.

9. The successful tenderer will be asked to execute the necessary agreement on a date which will be fixed by the Executive Engineer and if the tenderer fails to do so within that date, his earnest-money will be forfeited.

10. The work should not be sub-let.

11. Date of completion of work, 31st July 1914.

12. The Executive Engineer reserves to himself the right to reject the lowest or any tender without assigning any reason for so doing.

13. The form below is the schedule form printed in P.W.D. Form K-1 and gives the description and quantity of the several items of work to be done.

Number of quantity	Description.	Unit of estimation
Construction shed for four lascar of the Madras wharf		
5,000 c. ft.	Earthwork excavating foundations and filling in	1,000 c. ft.
400 "	Reef filling under foundations	" 100 "
400 "	Concrete broken vitrified bricks in work mortar	" 100 "
1,100 "	Country brickwork in work mortar	" 100 "
1,000 "	Country brickwork in clay (untempered)	" 100 "
40 "	Segmental archwork brick in work mortar	" 100 "
715 c. ft.	Earthfilling in basement and forming floor including a seat of covering.	300 c. ft.
80 c. ft.	Fitting up the wood work supplied without planing	" c. ft.
805 c. ft.	Roofing with flat and pan tiles including tank masonry, stream berline, etc., complete.	100 c. ft.
300 "	Roofing with pan tiles only with saw tank masonry, etc.	100 "
4,700 "	Plastering with mortar, 1 coat, and whitewashing, 1 coat.	100 "
2,100 "	Plastering with oil-slag, 1 coat	" 100 "
4 "	Cast-iron slab under verandah posts	" Each.
4 "	Forming Scaffolding	" Each.

B. A. PRINIVASA AITANGAR,
Executive Engineer, Chingleput Division.

Madras, 15th November 1913.

3. No earnest money or security deposit will be required, but the successful tenderer will be required to sign a simple agreement on L.A.F.E. 2123.

4. The tea should be equal to the supply and transport sealed sample (which can be seen by the tenderer at the Supply Reserve Depot, The Beach, Madras, or at the nearest Supply and Transport Depot, being any one of those named in the above list) and is to be free from any proportion of dust and shall be contained in strong earthenware boxes (that net to amount to coffee wood) lined with sheet lead will accept and of unimpeachable condition, and the lids of the boxes to be securely nailed down and not screwed. A uniform quantity of 50 lbs. tea should be contained in each box which will be sticking in shape, and according to the sealed sample, which the tenderer can inspect in the Supply Reserve Depot, The Beach, Madras, or at any Supply and Transport Depot, containing 2' 3" H. 1' 10" x 1' 10" and weighing with sheet lead not more than 45 lbs. 4 oz. (sheet lead 4 lbs. 4 oz. and box about 40 lbs.). The total weight of each box with tea in the net to amount 79 lbs. 4 oz. that is tea with sheet lead should weigh about 32 lbs. 4 oz. and tea 45 lbs.

Each box should be branded thus:—

Season 1913-14.

Indian black tea.

Net weight 50 lbs.

Gross weight 50.

Brand (Contractor's name to be entered).

The weight of each box with lead foil will not be rigidly insisted on, but variations in the aggregate weight of the tea including lead should not exceed 3 lbs. for instance 3 lbs. more or 3 lbs. less may be accepted.

5. A two-ounce sample of the tea tendered should be sent to the Deputy Assistant Director of Supplies, 5th Division, Ootacamund, to reach him on or before the date of opening tenders.

6. Alternatively tender may, however, be quoted for tea delivered (A) at the Supply Reserve Depot, Madras, or (B) at the nearest Supply Depot Direct, is acceptable for those of the ordinary commercial pattern used in the regulations above where described, which should be fully specified by the tenderer in his offer.

7. For further particulars applications may be made to the Deputy Assistant Director of Supplies, 5th Division, Ootacamund.

8. Supplies should be assigned to a Government official (i.e., Officer in charge of supplies) at the nearest Military Depot rates in all cases whether it is advantageous or not.

9. Offers should be sent in a sealed or registered cover (presented "Office for the supply of tea") to the address of the Deputy Assistant Director of Supplies, 5th Division (and not to any other office) to reach him before 12 noon on Friday the 6th December 1912.

10. The approval or rejection of offers rests with the General Officer Commanding, 5th Division, who reserves to himself the right of rejecting any offer or any item thereof without cause assigned and no intimation will be given to unsuccessful tenderers.

W. BURLING, Lieut.-Col.

Deputy Assistant Director of Supplies, 5th Division.

Ootacamund, 15th November 1912.

SUPPLY AND TRANSPORT NOTICE No. 9 (COFFEE).

Sealed offers for the supply of coffee required during 1913-14 will be received by the Deputy Assistant Director of Supplies, 5th Division, Ootacamund, up to 12 noon on Friday the 6th December 1912.

2. Offers must be submitted in English and should specify in words as well as in figures the rate at which the article ordered will be delivered. Fractional parts of pice in rates will not be accepted. Offers must be duly signed and completed.

3. The approval or rejection of offers rests with the General Officer Commanding, 5th Division, Ootacamund, who reserves to himself the right of rejecting any offer or any portion thereof without cause assigned, and no intimation will be given to unsuccessful tenderers regarding rejection of their offers. The lowest tender need not necessarily be accepted. Bids should be quoted at so much per pound.

4. Offers will be opened at this office at 12 noon on Friday the 6th December 1912.

5. Parties tendering are particularly requested to give their address in full, also telegraphic address if possible.

6. Any further information required may be obtained on application to this office between the hours of 10 a.m. and 4 p.m. (Sundays and holidays excepted).

7. Offers must be sent under a wrong name, never enclosed and conspicuously marked "Tender for the supply of coffee" and addressed to the Deputy Assistant Director of Supplies, 5th Division, Ootacamund, and not to any other office by name.

8. The successful tenderer will be required to execute the usual agreement on L.A.F.E. 2123.

9. The tenderer is at liberty to offer in part or for the whole pound.

10. The special conditions of the schedule which will be included in L.A.F.E. 2123 (Enclosed agreement) at the time of execution are as follows:

11. The coffee should be delivered in bags of double purity according to the regulation sample (capable of holding eighty pounds net) which will not be returned to the supplier.

The coffee supplied shall be equal to the sample that may be inspected in the Supply Reserve Depot, The Beach, Madras, or a small sample can be obtained on application to the officer at the station named below direct.

12. Supplies should be assigned to a Government official (i.e., officer in charge of supplies) at the nearest Military Depot rates in all cases whether it is advantageous or not.

TENDERS FOR PURCHASE OF TIMBER

Tenders are invited for the purchase of standing trees marked for felling in certain sub-forests of Coorg XVIII, Nagar, and III, Chelsum, in North Malabar district. Tenders will be received up to and opened on 1st February 1913 and shall be sent in registered covers inscribed "Tender for Timber Coorg." The species of timber put up for sale are teak, vengai, blackwood, mahli and mutak and the total estimated contents of the Nagar area is estimated at 25,000 c. ft. and that of Chelsum 51,360 c. ft. or thereabouts. Tenders must be accompanied by a treasury chalan for Rs. 250 as earnest money (first deposit). Earnest money or notes will not be received and no responsibility will be accepted for them.

Mangalady, 26 November 1912.

G. F. S. FOULKER,

District Forest Officer, North Malabar.

TENDERS FOR THE SUPPLY OF KHAKI DRILL AND TURBAN CLOTH TO THE SALT, ANKARI AND CUSTOMS DEPARTMENT.

Sealed tenders will be received up to 12 noon on 29th January 1913 by the Board of Revenue (Separate Revenue), Madras, for the supply of 90,000 yards of khaki drill and 15,000 yards of khaki turban cloth of local manufacture more or less.

2. Tenders should be addressed to the Secretary to the Board of Revenue (Separate Revenue) and should be inscribed "Tender for the supply of khaki drill or khaki turban cloth" as the case may be.

3. Each tender should be specifically for the supply of either khaki drill or khaki turban cloth and should be accompanied by a sample of the article which must be similar in material and colour to the cloth now in stock which may be seen at the Tankanpet Storehouse. The tenderer should state the price at which he is prepared to supply the articles.

4. Each tender for the supply of khaki drill should be accompanied by a deposit of Rs. 500 and each tender for the supply of khaki turban cloth by a deposit of Rs. 500. The deposit may be in cash or in Government Treasury notes. The deposits will be returned to the tenderers whose tenders are not accepted.

5. The khaki drill must be 27" 3/4" wide and 14 lb. in weight per piece of 40 yards and the turban cloth 24" wide and 12 lb. in weight per piece of 50 yards. The last year's accepted rates are 4 annas 3 pies and 3 annas 2 pies per yard respectively.

6. The Board reserves to itself the right of rejecting all or any of the tenders, without assigning any reason for so doing.

7. As soon as the acceptance of their tenders is notified, the successful tenderer or tenderers for khaki drill and turban cloth will be required to deposit a further sum of Rs. 500 in respect of the contract for khaki drill and Rs. 500 in respect of that for turban cloth, which, together with the initial deposit required under condition 4 of this notice will be held as security for the due fulfilment of the contract.

8. The successful tenderer for the supply of khaki drill will be required to sign an agreement binding himself to supply the required quantity of cloth within four months from the date of acceptance of his agreement at the rate of 400 tons (less 4,000 yards a week) commencing from second week in April 1913. The successful tenderer for the supply of khaki turban cloth will be required to sign an agreement undertaking to deliver the whole quantity required within four months from the date of acceptance of his agreement commencing to deliver from the second week in April 1913 not less than 1,000 yards of khaki turban cloth per week. Failure to fulfil the agreement will entail forfeiture of the deposit.

9. Copies of the form of agreement may be seen at the Office of the Board of Revenue (Separate Revenue), Chexpak, Madras.

Board of Revenue (Separate Revenue),
Chexpak, 29th November 1912.

H. H. F. M. TYLEN,
Secretary.

SALE OF IVORY, ELEPHANT TEETH, ETC.

Notice is hereby given that a large stock of ivory, elephant teeth, walrus teeth, etc., will be sold in public auction by the Commissioner of Finance, Madras, at his office in Quilon on Monday, the 24th November 1912, at Tenochagan, 10.40 and on the succeeding days if necessary.

2. The articles will commence at 10 noon.

3. Intending purchasers must deposit a sum of Rs. 10, as earnest money before the auction commences or they will not be allowed to bid. The earnest money will be returned to them after the close of the auction sale, if no purchase is made, but in the case of the successful bidder, the earnest money paid by them will be credited towards the amount due from them.

4. No person is allowed to advance less than Rs. 1 at each bidding or to be at liberty to recall his bidding on any account.

5. The successful bidder should pay on the spot, the whole of the purchase money and if he fails to do so, the earnest money deposited by him will be credited to Government and the goods resold. If upon such resale, any deficiency in value offered at the first sale shall arise, the defaulting purchaser shall be liable to repay and make good such deficiency and to pay the additional cost and expenses, if any, of such resale but he shall not however be entitled to any advantage on account of a higher price secured by the resale.

6. On the completion of the purchase, after payment of the full value, each of the purchaser shall be granted a pass authorizing him to transport the articles purchased to the place of destination.

7. The articles may be inspected on the date of auction or prior to it by special arrangement with the undersigned.

8. The articles will in such cases be knocked down to the highest bidder but the Commissioner of Finance reserves to himself the right of rejecting any bid without assigning any reasons therefor.

[A Catalogue of all Madras Government Publications available for sale may be obtained gratis from the Government Press, Madras.]

[The amounts within parentheses are for postage and postage.]

List of Books published during the Current Quarter.

PUBLIC DEPARTMENT.

- ANNUAL REPORTS OF CIVIL ENGINEERS AND SUPERINTENDENTS IN THE MADRAS PRESIDENCY, for the year 1911. Foolscap folio, bound. Rs. 5-6 or 3s. 6d. (3 ss.)
 SUMMARY LIST OF CIVIL SUPPLIES IN THE MADRAS PRESIDENCY, submitted up to 1st October and 1st November 1912, Royal fvo. Each Rs. 2 or 3d. (1 s.)
 THE QUARTERLY CIVIL ENGINEER, 1912, submitted up to 30th September 1912. Royal fvo., paper cover. Rs. 12 or 1s. (3 ss.)

JUDICIAL DEPARTMENT.

- FORMS. Abstracts of Act and Rules under the JUDICIAL FACTORIES ACT, 19 of 1901. A4s. 1 or 1 s. (4 p.)
 LIST OF OFFICERS OF THE REGISTRATION DEPARTMENT IN THE MADRAS PRESIDENCY, submitted up to 31st August 1912. Imperial fvo., paper cover. 2 As. or 3d. (2 ss.)
 LIST SHOWING THE NAMES OF TOWNS AND VILLAGES constituting the GENERAL REGISTRATION SUB-DIVISIONS IN THE REGISTRATION DEPARTMENT OF TAMILNADU. Outrigger slips Nos. 1, 2 and 3. Each 8 p. or 1 s. (4 p.)
 THE CHARGES AND OFFICERS OF THE JAIL DEPARTMENT OF THE MADRAS PRESIDENCY BY SALARIES IN Rs. 50 PER MONTH AND UPWARDS, submitted up to 30th September 1912. Royal fvo. Rs. 2 or 3d. (1 s.)

FINANCIAL DEPARTMENT.

- MAJOR'S ACCOUNT CODE, Second Edition. Seventh list of corrections. As. 1-5 or 5d. (4 p.)
 THE MADRAS TREASURY MANUAL, Third Edition. Tenth list of corrections. As. 1 or 1 s. (4 p.)

REVENUE DEPARTMENT.

- ANNUAL RETURNS OF THE REVENUE OFFICERS AND SUPERINTENDENTS OF THE MADRAS PRESIDENCY, and of the chief ports and each of the subordinate ports for the year 1912-13. Published 1912. Foolscap folio, bound. Rs. 8 or 7s. (10 ss. 4 p.)
 ORDER OF REVENUE, 1911, Vol. XII. MADRAS. PART III. ADMINISTRATIVE REPORT. By J. C. MOORE, I.C.S. Published 1912. Foolscap, half bound, cloth and paper. As. 12 or 1s. 3d. (As. 3-6)

BOARD OF REVENUE (LAND REVENUE—TAMILNADU).

- CLASSIFIED LIST OF FOREST OFFICERS IN THE MADRAS PRESIDENCY (WITH CODES), submitted up to 1st October 1912. Royal fvo. As. 2 or 3d. (4 p.)
 THE FOREST MAPS, CONTAINING LOCAL SEPARATIONS, BELONGING TO GENERAL APPLICATIONS UNDER THE MADRAS ACT, SPECIAL RULES UNDER THE FOREST ACT APPLICABLE TO SPECIAL TRACTS, AND DEPARTMENTAL RULES, submitted up to the end of December 1911. Published 1912. Royal fvo., bound. Rs. 1 or 1 s. 6d. (As. 2-6)
 CLASSIFIED LIST OF FOREST OFFICERS IN MADRAS PRESIDENCY (WITH CODES), submitted up to 1st October 1912. Royal fvo. As. 1. (4 p.)
 GENERAL LIST OF RANGERS AND DEPUTY RANGERS OF THE FOREST DEPARTMENT IN THE MADRAS PRESIDENCY, submitted up to 1st October 1912. Royal fvo. As. 2 or 3d. (As. 1-6)

BOARD OF REVENUE (SEPARATE REVENUES).

- THE QUARTERLY LIST OF ESTABLISHMENT OF THE MADRAS RAIL, ANDERSON AND SEPARATE REVENUE DEPARTMENT, submitted up to 1st October 1912, Royal fvo. Paper cover. Rs. 1 or 1 s. 6d. (4 ss.)

BOARD OF REVENUE (REVENUE ESTABLISHMENT, ESTATE, LAND REVENUE AND AGRICULTURE).

- RESEARCH (DEPARTMENT OF LAND REVENUE AND AGRICULTURE). Royal fvo. No. 21. Progress Report on the work of the Special Experimental Sugar Farms during 1903-04. As. 2 or 3d. (1 s.) No. 22. The Agribi Plant. Its growth in connection with the cultivation of the Rice (rice which is transplanted thereon). Nos. 2 or 3d. (3 p.) No. 23. The Great Hill of Bangalore in Madras. As. 2 or 3d. (4 p.) No. 24. Water-Supply. Expended 1912. As. 2 or 3d. (3 p.)
 REPORT ON THE OPERATIONS OF THE DEPARTMENT OF LAND REVENUE AND AGRICULTURE FOR 1911-12. Published 1912. Foolscap folio, bound. As. 2 or 3d. (1 s.)
 SUMMARY AND CLOSURE REPORT OF THE MADRAS PRESIDENCY FOR 1911-12. Foolscap folio, paper cover. As. 4 or 4d. (1 s.)

Applications are invited for the post of a Comptroller at each of the Veterinary Hospitals at Bangalore and Rajahmundry on the same salary as that mentioned for corresponding positions elsewhere, viz., Rs. 18 in connection with, ranging to Rs. 20 a month. Only those holding trained certificates need apply. The applications should reach the undersigned on or before 25th November 1912.

Vijaya, 1st November 1912.

F. WARE,
Superintendent, Civil Veterinary Department, Madras.

Several additional Translations (on price-work) are required in the High Court. The applicants are likely to be not till the 31st March 1913. None but those who have passed the Translation Test, Higher Grade, in Tamil or Telugu need apply.

High Court of Judicature, Madras,
24th November 1912.

H. D. C. REILLY,
Registrar.

Applications are invited from passed candidates for an acting Clerk's post in the District Sub-Engineer's office carrying a salary of Rs. 25-3-25 + Rs. 15 for allowances per annum. The vacancy is likely to be permanently vacant. The candidate should be able to copy easily from Tamil and Malayan manuscripts. Specimens of hand-writing in English, Tamil and Malayan should accompany the applications. The applicant should possess some knowledge of the department. Applications should reach the undersigned on or before the 31st December 1912.

Preference will be given to those who possess some experience in the Magisterial work.

The District Engineer's Office,
24th November 1912.

OHULAM MURUGUDIN,
Inspector.

Applications are invited for the post of a temporary Storekeeper's place, salary Rs. 45, at Tinsukia. The applicant should be a passed candidate and should be well versed in keeping store accounts. Preference will be given to those who satisfy the undersigned in the above respect. Applications should reach the undersigned on or before 30th December 1912.

Medan, 30th November 1912.

V. HART,
Executive Engineer, Indian Division.

Applications will be received from P.A.'s and Madrasahs who know Type-writing and who can work with their own machines for the post of the North Clerk of the Court on Rs. 25 which is likely to be vacant. Preference will be given to those who possess experience of Court work.

Applications will be received up to 1st December 1912. Applications must contain their ages, age, present and past employment, lands held in the district and relations.

District Munsif's Court, Chingleput,
12th November 1912.

M. A. KRISHNA SAU,
District Munsif.

Applications are invited from candidates who have passed either the Lower Subordinate Test or the Old Draftsman's Test of the College of Engineering, Madras, for an acting Draftsman's post on a salary of Rs. 20 per annum which is temporarily vacant in the Salem Division office at Sylet.

1. An applicant with previous departmental experience will be preferred.

2. Copies of testimonials should accompany the applications.

Executive Engineer's Office, Sulep,
15th November 1912.

J. INOUE,
Executive Engineer, Indian Division.

Wanted a man for supervision of Road Works, Sulem Water-works, a passed Sub-Overseer under 30 years of age on a salary of Rs. 85 per annum. The post is likely to lead to appointment as permanent Sub-Overseer and none but passed Sub-Overseers need apply.

Apply stating age, previous experience and qualifications to the Superintending Engineer, IV Circle, Calcutta.

Applications should reach this office not later than 1st of December 1912.

Calcutta, 15th November 1912.

W. M. ELLIS, C.E.,
Superintending Engineer, IV Circle.

Applications are invited from candidates who have passed the Lower Subordinate or Sub-Overseer and Surveyor's Test of the College of Engineering, Madras, for the post of a temporary Draftsman on Rs. 20. The employment is temporary but is likely to be renewed from year to year. Applications should reach the undersigned on or before 30th December 1912 with copies of testimonials. None but duly qualified candidates need apply.

Dacca, 15th November 1912.

W. F. ROBERTS,
Executive Engineer, Indian Division.

Appointments are invited from candidates who have passed the Lower Subordinate Test of the old Durham's Test of the Madras College of Engineering, or who hold a group certificate in Mechanical Drawing under the Government Technical Examinations scheme, for appointment as a temporary draftsman on Rs. 50 per month in the office of the Superintending Engineer, Third Circle. Preference will be given to candidates who have had experience in Project Estimating.

The appointment will last for about five months, but in the event of the successful candidate's work and conduct being satisfactory, there is every likelihood of his being appointed to other posts in the circle.

Applications should reach the undersigned by the 4th December next.

Bellary, 16th November 1913.

P. R. ALLEN,
Superintending Engineer, III Circle

PRIVATE ADVERTISEMENTS.

AFTER the 25th November I intend moving High Court to suit me as a Yakk.

Triplicane, 4th November 1913.

R. T. KRISHNAMACHARI.

I intend moving the High Court on or after the 10th of December to suit me as a Yakk thereof.

16th November 1913.

T. G. RADHAYAM.

I, SENGUTTAYE AIYAR also called by my friends and relations SENGUTTAYE AIYAR, son of Manappa Aiyar of Angkor, hereby notify to the public for information that I have signed my name as SENGUTTAYE AIYAR as well as SENGUTTAYE AIYAR, being called by both the names.

To avoid miscommunication and misrecognition, I will in future sign as SENGUTTAYE AIYAR also SENGUTTAYE AIYAR.

Tiruchampy, 4th November 1913.

S. SENGUTTAYE AIYAR also SENGUTTAYE AIYAR.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE.

No. 47.]

MADRAS, TUESDAY EVENING, NOVEMBER 10, 1902.

[Price, 6 pica

METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY RECORDS.

1918	Barometer reduced to 32°	Thermometer.				Solar Radiation, B. & N.	Winds.		Direction of rain.	Height of clouds.	Clearly sky.	Length of rain.	General weather.
		Observed.		Corrected.			Force.	Direction.					
		Daily Mean.		Observed.									
		Day.	Night.	Max.	Min.								
Month.	Barom.	Temp.	Wind.	Max.	Min.	Mean.	Max.	Min.	Mean.	Max.	Min.	Mean.	Max.
1918 Jan.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.
1918 Feb.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.
1918 Mar.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.
1918 Apr.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.
1918 May.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.
1918 Jun.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.
1918 Jul.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.
1918 Aug.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.
1918 Sep.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.
1918 Oct.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.
1918 Nov.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.
1918 Dec.	30.1	70.7	70.1	82.0	57.7	71.0	86	50	68	100	0	0	Clear.

The Standard Barometer and Thermometers are read at 8 A.M., 10 A.M., 4 P.M., and 8 P.M., and the daily means are obtained by the application of hourly corrections, deduced from twenty years' observations. The observations of the Barometer are taken from the level of the sea, and the readings of the Rain Gauge is taken from the ground. The wind, rain, and general weather registered are for the current Civil Day—from midnight to midnight.

The total quantity of rain collected since January 1st is 10.2 inches: the average due for the same period being 50.04 inches.

MADRAS Observatory, 10th November 1902

R. L. JONES,
Deputy Director

DISTRICT REPORTS.

GADJAL.

Water-supply sufficient. Sorgha and Sesuvium reserve 20 and 40 ft deep, respectively. Sowing of berseem in progress. Standing crops fair to good. Harvested light paddy and blackgram; cotton fair to normal. Pasture sufficient; fodder generally available. Condition of cattle generally good; mangle-past, sufficient; black-quarrel and mangle-past in one table. Employment available. Grain-stocks sufficient.

VIRASAPATAM.

Water-supply generally sufficient, but insufficient in parts of two tables for paddy. Sowing as well as transplanting of chillies and tobacco in progress in parts. Standing crops showing. Harvested paddy, sugarcane, groundnut, blackgram, ragi and cowpea, cotton fair to normal; greengram and cotton, poor to fair; pasture sufficient; fodder generally available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair.

GODATARI.

Water-supply sufficient except in parts of one table. Godavari 22 feet above normal. Ploughing, sowing and transplanting of chillies, tobacco and ragi in progress in parts. Standing crops generally fair, but require man in one direction. Harvested chowda and horse, cotton fair; ragi, poor to fair; paddy, poor to normal. Pasture sufficient; fodder insufficient in two tables and some divisions. Condition of cattle good, but mangle-past and cotton in parts. Employment available. Grain-stocks sufficient. Prospects fair.

KINTA.

Water-supply generally sufficient. Kunta 25 feet above normal. Ploughing for dry crops, sowing of berseem, bengalgram, chillies, maize and tobacco and weeding in progress. Standing crops fair. Harvested paddy, cotton fair; ragi, poor to fair. Pasture and fodder generally sufficient. Condition of cattle generally good. Employment available. Grain-stocks sufficient.

GUNTUR.

Water-supply sufficient except in two tables. Sowing of sorgha, bengalgram, maize and wheat and transplanting of tobacco in progress. Standing crops fair to good. Harvested chowda and maize, cotton fair; cowpea, ragi, and horse fair to normal. Pasture and fodder generally sufficient. Condition of cattle good but mangle-past in one table. Employment available. Grain-stocks sufficient.

KURNOOL.

Water-supply generally sufficient except in parts under rain-fed table. Tagabhadra 6-17 feet above normal. Sowing of ragi, bengalgram and wheat in progress. Standing crops fair. Harvested chowda, horse, cotton and cotton, cotton fair to normal. Pasture and fodder generally sufficient. Condition of cattle generally good, but mangle-past in one table. Employment available. Grain-stocks sufficient.

RANAKAPALLE.

Water-supply sufficient. Standing crops fair. But horse and cotton withering in parts for want of rain. Harvested horse; cotton fair to normal. Pasture ample; fodder sufficient. Condition of cattle good. Employment available. Grain-stocks sufficient.

BELLARY.

Water-supply sufficient except in parts of two tables. Sowing of bengalgram, wheat, white chowda and maize and weeding in progress in parts. Standing crops fair to good. Harvested paddy, ragi, horse, cotton and cotton, cotton fair to normal. Pasture available; fodder sufficient except in one table. Condition of cattle generally good but cotton, black-quarrel and mangle-past mangle-past in parts. Employment available. Grain-stocks sufficient.

SANDUR.

Water-supply sufficient. Standing crops good. Harvested chowda, cowpea and horse; cotton fair to normal. Pasture available; fodder sufficient. Condition of cattle good. Employment available. Grain-stocks sufficient.

ANANTAPUR.

Water-supply sufficient except in parts. Sowing of paddy, chillies, bengalgram and sugarcane and weeding of paddy in progress in parts. Standing crops fair but water affected by fair; chowda, ragi, horse, cotton, cowpea, groundnut and greengram, cotton fair to normal; pasture and fodder available; fodder sufficient except in one table. Condition of cattle generally good but not and mangle-past in one table. Employment available. Grain-stocks sufficient. Recent rains have improved prospects but more rain is needed for wet collection.

CHUDAPAH.

Water-supply inadequate under table. Sowing of paddy, ragi, chowda, ragi, bengalgram, horse, ragi, bengalgram, and pulses and weeding and transplanting of paddy and ragi in progress. Standing crops fair. Harvested horse, cowpea, indigo, paddy and ragi, cotton fair to normal. Pasture and fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair.

VELLORE.

Water-supply generally sufficient. Slight trouble in the Panam. Flow over Kalluru and Sangam suitable for foot and 6 to 8 feet, respectively. Ploughing, sowing of paddy, chowin, ragi and horsegram and weeding in progress in parts. Standing crops generally fair to good. Harvested paddy and chowin, cotton normal; indigo, fair. Pasture available; fodder sufficient. Condition of cattle generally good, but cotton, black quarters, anthrax, mad-cow and rabies in parts. Employment available. Grain-stocks sufficient. Prospects fair.

CHINGOLEPUT.

Water-supply sufficient. Ploughing, sowing of paddy, horsegram and semba, transplanting of paddy and weeding of paddy, groundnut and ragi in progress. Standing crops fair. Harvested paddy; cotton fair. Pasture and fodder generally available. Condition of cattle generally good but anthrax in one taluk. Employment available. Grain-stocks sufficient. Prospects fair.

MADRAS.

Employment available. Grain-stocks sufficient.

SOUTH ARCADE.

Water-supply sufficient. Ploughing, sowing of paddy, sorghum and ragi, transplanting of paddy and weeding of paddy, sorghum, groundnut, cotton and chowin in progress in parts. Standing crops fair. Harvested paddy, ragi, groundnut and cotton, cotton fair; chowin, poor to fair. Pasture available; fodder generally sufficient. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair.

CHITTOOR.

Water-supply sufficient. Ploughing, sowing of paddy, ragi, chowin and horsegram, transplanting and weeding of paddy and groundnut in progress. Standing crops generally fair. Harvested ragi, cotton and groundnut; cotton poor to normal. Pasture available; fodder still scarce in some taluks. Condition of cattle generally good but black-quarter specific in two taluks. Employment available. Grain-stocks generally sufficient. Prospects good.

NORTH ARCADE.

Water-supply insufficient in parts. Slight trouble in the Chayren. Ploughing, sowing of paddy, horsegram and cotton, weeding and transplanting of paddy in progress. Standing crops generally fair. Harvested paddy, ragi, groundnut, cotton, cotton and ragi, cotton fair to normal. Pasture and fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair but more rain needed.

SALEM.

Water-supply insufficient in parts four taluks. Sowing of paddy, horsegram, ragi and chowin and transplanting of paddy in progress in parts. Standing crops fair but more rain required. Harvested paddy, ragi, cotton and groundnut in parts; cotton fair to normal, ragi, fair to bumper. Pasture available; fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair.

COIMBATORE.

Water-supply sufficient. Slight trouble in the Ameravathi and the Noyah. 7 feet of water in the Chayren at Kodu. Sowing of paddy and cotton in progress in parts. Standing crops fair to good. Harvested paddy and ragi in parts; cotton, normal; cotton, fair. Pasture sufficient; fodder available. Condition of cattle good. Employment available. Grain-stocks generally sufficient.

TIRUCHINAPALLY.

Water-supply sufficient. No flow over Grand arkan; discharge adequate. Paddy sown and transplanting in parts. Standing crops fair. Harvested paddy, ragi, cotton, cotton and groundnut in parts; cotton fair. Pasture and fodder sufficient. Condition of cattle fair. Employment available. Grain-stocks sufficient.

TANJORE.

Water-supply sufficient. No flow over Grand arkan and discharge inadequate. Sowing of blackgram and transplanting of paddy in progress in parts. Standing crops generally fair. Harvested paddy, ragi, cotton and cotton in parts; cotton fair. Pasture generally sufficient; fodder available. Condition of cattle generally good. Employment available; grain-stocks sufficient. Prospects generally fair.

PUDUCHOTTAI.

Water-supply sufficient. Transplanting of paddy in progress in parts. Standing crops good. Pasture sufficient; fodder sufficient except in parts. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair.

MADRAS.

Water-supply sufficient except in parts of three taluks. Discharge from the Panam 1,000 cusecs. Ploughing, sowing of paddy and chowin and transplanting of paddy in progress in parts. Standing crops fair. Harvested paddy; cotton fair. Pasture sufficient except in two taluks; fodder available. Condition of cattle generally good but anthrax in one taluk. Prospects fair. Grain-stocks generally sufficient. Employment available.

BAMNAD

Water-supply sufficient except in parts of two taluks. Ploughing, sowing and transplanting of wet and dry crops in progress. Standing crops fair to good. Pasture available; fodder plenty in one taluk. Condition of cattle good. Prospects fair. Grain-stocks sufficient. Employment available.

TINSUKLEY.

Water-supply sufficient. Few cases of brucellosis noticed, not reported. Ploughing of dry and wet lands and transplanting of paddy in progress. Standing crops good. Harvested paddy; pasture poor to fair. Pasture sufficient; fodder available. Condition of cattle generally good. Grain-stocks generally sufficient. Employment available.

MALANUR.

Water-supply sufficient. Transplanting of paddy over except in one taluk. Standing crops good. Harvested paddy; pasture fair. Pasture sufficient; fodder available. Condition of cattle generally good, but cattle disease reported from two taluks. Prospects fair. Grain-stocks sufficient. Employment available.

SOUTH CANARA.

Water-supply sufficient. Ploughing, sowing and transplanting of seeded rice crop in progress. Standing wheat rice crop generally good. Harvested first rice crop; pasture fair to normal. Pasture sufficient; fodder available. Condition of cattle generally good. Grain-stocks generally sufficient. Employment available.

THAYANCOOR.

Water-supply sufficient. Sowing over. Pasture sufficient. Condition of cattle good.

COCHIN.

Water-supply sufficient. Standing crops fair. Pasture and fodder sufficient. Condition of cattle good.

THE NILGIRIS.

Water-supply sufficient. Ploughing, sowing, weeding and pruning of wet crops in progress. Standing crops fair. Harvested wet, winter and coffee; pasture fair. Pasture and fodder sufficient. Condition of cattle good. Prospects fair. Grain-stocks sufficient. Employment available.

SEASON TELEGRAM TO THE GOVERNMENT OF INDIA, REVENUE AND AGRICULTURAL DEPARTMENT, SIMLA.

Week ending 16th November 1912.—Rainfall very heavy Madras, heavy Chingleput, light to good elsewhere. Standing crops fair to good. Harvests of dry crops, paddy proceeding in parts; pasture fair to normal. Sowings of dry crops, paddy proceeding normally. Condition of cattle generally good; fodder and water generally sufficient. Prices generally stationary.

DEPT. OF REV. SECT., SEC., LAND RES. & AGRI., S. VENKATARAMAN, Secy.
BOARD OF REVENUE, MADRAS,
16th November 1912.